		NTRACT/ORDER F O <i>MPLETE BLOCKS</i>			1. REQU	ISITION	NUMBER		PAG	GE 1 OF	
2. CONTRACT NO		3. AWARD/EFFECTIVE DATE			5. SOLIC	IOITATI	NUMBER			SOLICITATIO DATE	N ISSUE
7. FOR SOL		a. NAME			b. TELEP	HONE N	UMBER (N	lo collect		OFFER DUE D LOCAL TIME	DATE/
9. ISSUED BY		COE	DE		ICTED E: % F L BUSINESS DNE SMALL ESS	FOR	13b. RAT	INATION BLOCK IS E SCHED 13a. THORD ING	ULE HIS CON ER UND		RATED CFR 700)
15. DELIVER TO		COL	DE	16. ADMINISTE	RED BY		RFC	1	IFB COD	E RFF)
17a. CONTRACTOR OFFEROR	OR/ CODE	FACI		18a. PAYMENT	WILL BE MA	DE BY			COD	E	
TELEPHONE NO.											
17b. CHECK OFFER		CE IS DIFFERENT AND PUT	SUCH ADDRESS IN	18b. SUBMIT IS CHECI	KED 🖂	ADDRI ADDEN		'N IN BLO	CK 18a	UNLESS BLO	CK BELOW
19. ITEM NO.		20. SCHEDULE OF SUPPLI	ES/SERVICES	0	21. UANTITY	22. UNIT		23. IIT PRICE		24. AMOL	
	(Use R	everse and/or Attach Additio	onal Sheets as Neces:	sary)							
25. ACCOUNTING	G AND APPROF	PRIATION DATA					26. TOTA	L AWARI	O AMOU	NT (For Govt	. Use Only)
27b. CONTRAC 28. CONTRA COPIES TO IS DELIVER ALL	ET/PURCHASE OR ACTOR IS REQU SSUING OFFICE LITEMS SET FO SHEETS SUBJ	TES BY REFERENCE FAR 52.21: DER INCORPORATES BY REFERI DIRED TO SIGN THIS DOCUI E. CONTRACTOR AGREES DRTH OR OTHERWISE IDEN ECT TO THE TERMS AND CONTRACTOR	ENCE FAR 52.212-4. FA MENT AND RETURN TO FURNISH AND TIFIED ABOVE AND C	R 52.212-5 IS ATTA	29. AWAR DATED — (BLOCK 5), SET FORTH	DA D OF CO INCLUD HEREIN	ONTRACT: ING ANY A , IS ACCEF	YOUR OF DDITION PTED AS	FER ON S OR CH		OFFER ON CH ARE
30b. NAME AND	TITLE OF SIGN	ER (Type or print)	30c. DATE SIGNED	31b. NAME OF	CONTRACTI	NG OFFI	CER <i>(Type</i>	or print)		31c. DAT	E SIGNED

-- CONTINUATION OF THE BLOCKS ON PAGE 1 (SF 1449)--

1.	Block	8	(continued):	
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Offer Due Date/Local Time: April 28, 2004 at 2:00 PM LOCAL TIME PHILA

- 2. Block 9 (continued):
- Mailed offers should be sent to:

Defense Logistics Agency Defense Supply Center Philadelphia Post Office Box 56667 Philadelphia, PA 19111-6667

• Handcarried offers, including delivery by commercial carrier, should be delivered to:

Defense Supply Center Philadelphia Business Opportunities Office Building 36, 2nd Floor, Wing E 700 Robbins Avenue Philadelphia, PA 19111-5092

All handcarried offers are to be delivered to the Business Opportunities Office between 8:00 a.m. and 5:00 p.m., Monday through Friday, except for legal federal holidays as set forth in 5 USC 6103. Offerors using a commercial carrier service must ensure that the carrier service "handcarries" the package to the Business Opportunities Office specified above for handcarried offers prior to the scheduled opening/closing time. The package must be plainly marked ON THE OUTSIDE OF THE COMMERCIAL CARRIER'S ENVELOPE with the solicitation number, date, and time set forth for receipt of offers as indicated in Block 8 of the Standard Form 1449.

• Facsimile offers (if authorized; see "addendum" to 52.212-1(b)) or offer modifications/withdrawals should be transmitted to: (215) 737-9300, 9301, 9302 or 9303.

3.	Block 17a: Offeror's assigned DUNS Number: If you do not have a DUNS number, contact the individual identified in Block 7a or see 52.212-1, Instructions to Offerors - Commercial							
	Items (paragraph j) for information on contacting Dun and Bradstreet.)							
4.	Block 17a: Email Address:							
	5. NOTE: LIST POINTS OF CONTACT, TELEPHONE, AND FAX NUMBERS FOR ALL INVOICING AND PAYMENT ISSUES.							
6.	AUTHORIZED NEGOTIATORS:							
coı	The offeror represents that the following persons are authorized to negotiate on its behalf with the Government in nection with this request for proposal. Please list names, titles, telephone numbers and facsimile (FAX) numbers are authorized personal respectively.							
101	each authorized negotiator.							
_								

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SUPPLIES OR SERVICES AND PRICES

I. INTRODUCTION

A. The Defense Supply Center Philadelphia (DSCP) intends to support the needs of its customers by entering into one (1) or more Indefinite Quantity Contracts (IQC's) to supply Bread and Bakery products to customers stated below. The resulting contract(s) will be Indefinite Quantity Contracts (IQC's) that provide for indefinite quantity, within stated limits, of specific supplies and services to be furnished during a one (1) year base term fixed period, and two (2) option years, with deliveries to be scheduled by placing orders with the contractor (FAR 16.504(a)).

- 1. Effective period of contract is July 18, 2004 to July 16, 2005 for the base term.
- 2. <u>Long Term Conracting</u>: This acquisition is a one year base term with two option periods. Acceptance of both option periods is mandatory.
- 3. This acquisition requires Destination Military Inspection for count, condition and identity.
- 4. Unit prices shall be limited to a maximum of two decimal places. See FAR Clause 52.214-9P06 Rounding Off of Offer and Award Prices (January 1992) Alternate 1 (Feb 1998), of subject solicitation. Noncompliance may cause your offer to be rejected.
 - B. This solicitation contains the estimated bread and bakery requirements for the following customers:
 - Naval Air Station, Jacksonville, FL (Troop Issue)
 - Naval Hospital, Jacksonville, FL
 - FSC Mayport, FL (Oasis Galley)
 - Ships at Mayport, FL
 - Camp Blanding, FL
 - Naval Submarine Base, Kings Bay, GA
 - C. The estimated dollar value is \$431,587.30 (base plus option terms).
 - D. Delivery Items should be routinely delivered on a skip-day basis, or an alternate delivery schedule as specified or mutually agreed upon between the vendor and the customer.
 - E. This acquisition for bread and bakery products is solicited on an "All or None" basis per group. Each group will be evaluated separately. The award will be made based on the lowest evaluated price of the proposal meeting or exceeding the technically acceptable standards. Technically acceptable means the offeror has the ability to meet the required delivery schedule, the ability to provide the product in accordance with the item description, and the ability to meet all other contractual requirements stated herein.

II. GUARANTEED MINIMUM/MAXIMUM

- A. The guaranteed minimum is 25% of the estimated dollar value.
- B. The maximum ceiling on the resultant contract(s) is 125% of the estimated dollar value per year. In the event of emergencies and/or mobilization, the Government reserves the right to unilaterally execute a higher alternate ceiling. This higher alternate ceiling is 150% of the estimated dollar value per year.

III. PRICING

- A. Prices shall be FOB Destination only.
- B. Offerors are required to submit a copy of their current Wholesale Price List, Catalog Price Schedule or other documents containing commercial pricing information.

C. Offerors are required to cross-reference the prices on the Wholesale Price List, Catalog Price Schedule or other pricing documents to the item number on the solicitation. There are several ways of accomplishing this, including writing the item number, as specified in the solicitation, next to the price and item description on the price list. Please do not submit a separate list of information especially prepared for this solicitation; the pricing catalog, complete with cross-references, is requested.

D. In order to accommodate the Government's ordering system, the Subsistence Total Order and Receipt Electronic System (STORES), unit prices are limited to a maximum of two (2) places after the decimal point. Reference Alternate I (Feb 98) to Clause 52.214-9P06 "Rounding Off of Offer and Award Prices" (Jan 92). In addition, the system requires that prices be fixed for a certain period of time. Prices for the resultant contract(s) will be frozen for the base term of the contract and for each subsequent option year.

IV. NEW ITEMS

- A. If a customer desires to order an item that is not listed on the resultant contract(s), a written request to the DSCP Market Ready Contract Specialist, Ray Sokolowski, shall be submitted to have the item added. The Contract Specialist will contact the vendor and arrange to have the item added to the STORES catalog in coordination with the Contracting Officer.
- B. Prior to its inclusion in the STORES catalog, the pricing for each additional item must be negotiated and the Contracting Officer must determine that the price for the respective item is fair and reasonable.
 - C. A written modification will not be issued when an item is added to the catalog.
 - D. Additional items may not increase the original dollar value of the contract by more than 25%.
- **E. IMPORTANT NOTE**: Items not included in the STORES catalog <u>cannot</u> be ordered from the contractor until the time at which the item appears on the catalog.
- F. The Government reserves the right to remove any items from the Schedule of Items from any Group should an (all) offeror(s) not bid on all the items in any Group.

V. ADDITIONAL CUSTOMERS

- A. Additional DoD and non-DoD customers located in the same distribution area as the successful contractor may be added to the contract based on a mutually agreed upon implementation plan.
- B. The potential customers cannot increase the amount of the contract by more than 25% in total. It should be noted that the 25% new business will also be allowable at the maximum ceiling and the alternate higher ceiling.
- C. To the extent that the customers supported under the contracts do not meet the estimated dollar purchases, the Contracting Officer reserves the right to add more than 25% of additional business. The additional business shall be equivalent to the percentage of unused business. For example, if 20% of the customers' estimate remains unobligated, then an additional 45% may be added to customers on the same contract. This is not transferable from one contract to another.
 - D. Additional customers are limited to those that receive federal funding.

VI. CONTRACTING AUTHORITY

A. The DSCP Contracting Officer is the <u>ONLY</u> person authorized to approve changes to, or modify any requirement of, the contract. Notwithstanding any provisions contained elsewhere in the contract, said authority remains solely with DSCP Contracting Officer.

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B. In the event the vendor effects any change at the direction of any person other than the DSCP Contracting Officer, the change will be considered to have been made without authority and no adjustments will be made to cover any costs associated with such change.

VII. CUSTOMER SERVICE POLICY

The contractor(s) shall treat each of the customers covered under the contract(s) as one of its best customers. Therefore, any treatment and/or customer service policy given to other essential accounts shall also be given to the customers covered under this contract.

BASE

TERM

SCHEDULE/PRICING

BASE YEAR:

ITEM NO.	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
1.	BREAD, WHITE, FRESH SLICED, THICK (FOR TEXAS TOAST)	750	PKG		
	8920-01-E11-3024 24 OZ LOAF				
	PRICE PER POUND				
	PRODUCT NUMBER				
2.	BREAD, RAISIN, FRESH, PAN BAKED, ROUND TOP OR SANDWICH	500	PKG		
	8920-01-E11-3038				
	16 OZ LOAF				
	PRICE PER POUNDPRODUCT NUMBER				
3.	BAGELS, PLAIN, FRESH	200	PKG		
	8920-01-E11-3040				
	6 PER PKG				
	PRICE PER POUNDPRODUCT NUMBER				
4	PAN ROLLS, FRESH, BROWN AND SERVE	1,000	PKG		
	8920-01-E11-3211				
	12 PER PACKAGE				
	SPECIFY NET WGT PER PKG PRICE PER POUND				
	PRODUCT NUMBER				
5.	BREAD, 100% WHOLE WHEAT, FRESH, ROUND TOP	3,300	PKG		
	8920-01-E11-3216				
	20 OZ LOAF				
	PRICE PER POUNDPRODUCT NUMBER				
6.	BREAD, FRESH, HEARTH BAKED FRENCH (UNSLICED)	700	PKG		
	8920-01-E11-3220				
	16 OZ LOAF				
	PRICE PER POUND				
	PRODUCT NUMBER				

BASE YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT PRICE	ESTIMATED TOTAL
7.	ROLLS, FRANKFURTER (HOT DOG), FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	3,300	PKG		
	8920-01-E11-3225 12 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
8.	ROLLS, FRANKFURTER (HOT DOG), FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	3,300	PKG _		
	8920-01-E11-3226 8 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
9.	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, ROUND TOP	7,300	PKG .		
	8920-01-E11-3367 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
10.	BREAD, RYE, FRESH, PAN BAKED, ROUND TOP	100	PKG _		
	8920-01-E11-3385 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER				

BASE YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
11.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	2,150	PKG		
	8920-01-E11-3581 12 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
12.	ROLLS, HAMBURGER, FRESH,	1,400	PKG		
	WHITE, ENRICHED, SOFT, PAN BAKED W/SESAME SEEDS				
	8920-01-E11-3644 12 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
13.	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, SANDWICH	6,200	PKG		
	8920-01-E11-3690 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
14.	BREAD, WHOLE WHEAT, FRESH, ENRICHED, PAN BAKED, SANDWICH	1,500	PKG _		
	8920-01-E11-3898 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER				

BASE YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED TOTAL
15.	ROLLS, HOAGIE/SUBMARINE, FRESH, WHITE, PAN BAKED,	1,500	PKG		
	8920-01-E11-3935 24 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
16.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	5,600	PKG _		
	8920-01-E11-4301 8 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				

BASE YEAR ESTIMATED TOTAL GROUP I:	
FAX NUMBER WHERE ORDERS ARE TO BE SENT:	

BASE YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED TOTAL
17.	ROLLS, FRANKFURTER (HOT DOG), FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	3900	PKG		
	8920-01-E11-3023 16 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
18.	BREAD, WHITE, FRESH SLICED, THICK (FOR TEXAS TOAST)	600	PKG		
	8920-01-E11-3024 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
19.	BREAD, RAISIN, FRESH, PAN BAKED, ROUND TOP OR SANDWICH	1,500	PKG		
	8920-01-E11-3038 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
20.	MUFFIN, ENGLISH, FRESH	100	PKG		
	8920-01-E11-3212 6 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
21.	BREAD, WHITE, PAN BAKED FRESH, ROUND TOP	2,240	PKG		
	8920-01-E11-3213 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER				

BASE YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
22.	BREAD, 100% WHOLE WHEAT, FRESH, SANDWICH	2,800	PKG		
	8920-01-E11-3215 20 OZ LOAF PER POUND PRICE PRODUCT NUMBER				
23.	BREAD, FRESH, HEARTH BAKED FRENCH (UNSLICED)	200	PKG		
	8920-01-E11-3220 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
24.	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, ROUND TOP	10,250	PKG		
	8920-01-E11-3367 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
25.	ROLLS, HOAGIE/SUBMARINE, FRESH, SLICED, WHITE, HEARTH BAKED	7,000	PKG		
	8920-01-E11-3579 12 PER PKG SPECIFY WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
26.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	13,200	PKG		
	8920-01-E11-3581 12 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				

BASE YEAR:

GROUP II - BREAD AND	BAKERY PRODUCTS -	<u>- KING'S BAY, GA -</u>	- PROVISIONS	WAREHOUSE
AND PIRATE'S COVE				

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED TOTAL
27.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED W/SESAME SEEDS	800	PKG		
	8920-01-E11-3644 12 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
	BASE YEAR ESTIM FAX NUMBER WHE				

BASE YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY UNIT	UNIT PRICE	ESTIMATED TOTAL
28.	DOUGHNUTS, FRESH, GLAZED	8,000	DZ	
	8920-01-E11-3230 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER			
29.	DOUGHNUTS, FRESH, GLAZED	1,000	DZ	
	FILLED WITH LEMON			
	8920-01-E11-3232 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER			
30.	DOUGHNUTS, FRESH, GLAZED	1,400	DZ	
	FILLED WITH RASPBERRY			
	8920-01-E11-3233 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER			
31.	DOUGHNUTS, FRESH ICED WITH CHOCOLATE	4,000 DZ		
	8920-01-E11-3236 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER			
32.	DOUGHNUTS, FRESH, CAKE STYLE POWDERED	740 DZ		
	8920-01-E11-5230 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER			

BASE YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED TOTAL
33.	DOUGHNUTS, FRESH, CAKE STYLE CINNAMON	120	DZ		
	8920-01-E11-5231 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
34.	DOUGHNUTS, FRESH FILLED WITH WHITE CREAM	1,000	DZ		
	8920-01-E11-5487 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
35.	DOUGHNUTS, POWDERED, FRESH FILLED WITH WHITE CREAM	1,000	DZ		
	8920-01-E11-5487 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
36.	DOUGHNUTS, POWDERED, FRESH FILLED WITH BLUEBERRY	125	DZ		
	8920-01-E11-6118 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
37.	DOUGHNUTS, FRESH FILLED WITH APPLE CINNAMON	600	DZ		
	8920-01-E11-6119 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				

BASE YEAR:

GROUP III – DOUGHNUTS – NAS JACKSONVILLE, FL, (TROOP ISSUE); NAVAL HOSPITAL, JACKSONVILLE, FL; FSC MAYPORT, FL (TROOP ISSUE); SHIPS AT MAYPORT, FL

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED TOTAL
38.	DOUGHNUTS, FUDGE ICED, FRESH FILLED WITH CREAM	500	DZ		
	8920-01-E11-6120 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
39.	DOUGHNUTS, PLAIN CAKE, FRESH	340	DZ		
	8920-01-E11-6122 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
40.	DOUGHNUTS, CRULLER, FRESH	1,000	DZ		
	8920-01-E11-6123 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
41.	DOUGHNUTS, FUDGE ICED CRULLER	R 500	DZ		
	8920-01-E11-6124 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
42.	DOUGHNUTS, OLD FASHIONED BLUI FRESH	EBERRY 200	DZ		
	8920-01-E11-6124 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
43.	DOUGHNUTS, OLD FASHIONED DEVIL'S FOOD, FRESH	80	DZ		
	8920-01-E11-6126				

12 COUNT PACKAGE

	NET WGT PER PKG PRODUCT NUMBER				1 age 10 01 75
BASE T		E OF SUPPLIE	ES/SER	RVICES	
	P III – DOUGHNUTS – NAS JACKSO SONVILLE, FL; FSC MAYPORT, FL (
ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATEI <u>TOTAL</u>
44.	DOUGHNUTS, OLD FASHIONED SOUR CREAM, FRESH	600	DZ		
	8920-01-E11-6127 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
	BASE YEAR ESTIM FAX NUMBER WHI				

OPTION

YEAR 1

SCHEDULE/PRICING *

(MANDATORY)

*OPTION YEAR PRICING MAY BE SUBMITTED AS A FIXED DOLLAR/CENTS AMOUNT OR MAY BE SUBMITTED AS A PERCENTAGE INCREASE/DECREASE FROM THE BASE TERM PRICES OFFERED. HOWEVER, IF A PERCENTAGE IS USED (STATE ±% HERE _____), THE ACTUAL DOLLAR/CENTS AMOUNT MUST BE CALCULATED AND FILLED OUT ON THE FOLLOWING PAGES FOR THE OPTION YEAR.

OPTION YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
45.	BREAD, WHITE, FRESH SLICED, THICK (FOR TEXAS TOAST)	750	PKG		
	8920-01-E11-3024 24 OZ LOAF				
	PRICE PER POUNDPRODUCT NUMBER				
46.	BREAD, RAISIN, FRESH, PAN BAKED, ROUND TOP OR SANDWICH	500	PKG _		
	8920-01-E11-3038 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
47.	BAGELS, PLAIN, FRESH	200 PKG			
	8920-01-E11-3040 6 PER PKG PRICE PER POUND PRODUCT NUMBER				
48.	PAN ROLLS, FRESH, BROWN AND SERVE	1,000 PKG			
	8920-01-E11-3211 12 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				

OPTION YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
49.	BREAD, 100% WHOLE WHEAT, FRESH, ROUND TOP	3,300	PKG		
	8920-01-E11-3216 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
50.	BREAD, FRESH, HEARTH BAKED FRENCH (UNSLICED)	700	PKG .		
	8920-01-E11-3220 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
51.	ROLLS, FRANKFURTER (HOT DOG), FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	3,300	PKG		
	8920-01-E11-3225 12 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
52.	ROLLS, FRANKFURTER (HOT DOG), FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	3,300	PKG _		
	8920-01-E11-3226 8 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				

OPTION YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT PRICE	ESTIMATED <u>TOTAL</u>
53.	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, ROUND TOP	7,30	0 PKG		
	8920-01-E11-3367 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER	_			
54.	BREAD, RYE, FRESH, PAN BAKED, ROUND TOP	10	0 PKC	ß	
	8920-01-E11-3385 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
55.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED		0 PKG	·	
	8920-01-E11-3581 12 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND _ PRODUCT NUMBER				
56.	ROLLS, HAMBURGER, FRESH	1,400	PKG _		
	WHITE, ENRICHED, SOFT, PAN BAKED W/SESAME SEEDS	N			
	8920-01-E11-3644 12 PER PACKAGE SPECIFY NET WGT PER PKG_ PRICE PER POUND PRODUCT NUMBER	<u> </u>			

OPTION YEAR:

SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, SANDWICH	6,200	PKG .		
8920-01-E11-3690 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER	<u> </u>			
BREAD, WHOLE WHEAT, FRES ENRICHED, PAN BAKED, SANDWICH	SH, 1,500	PKG _		
8920-01-E11-3898 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
ROLLS, HOAGIE/SUBMARINE, FRESH, WHITE, PAN BAKED,	1,500	PKG		
8920-01-E11-3935 24 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND PRODUCT NUMBER				
		PKG _		
8920-01-E11-4301 8 PER PACKAGE SPECIFY NET WGT PER PKG				
	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, SANDWICH 8920-01-E11-3690 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER BREAD, WHOLE WHEAT, FRESE ENRICHED, PAN BAKED, SANDWICH 8920-01-E11-3898 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER ROLLS, HOAGIE/SUBMARINE, FRESH, WHITE, PAN BAKED, 8920-01-E11-3935 24 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED 8920-01-E11-4301	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, SANDWICH 8920-01-E11-3690 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER BREAD, WHOLE WHEAT, FRESH, ENRICHED, PAN BAKED, SANDWICH 8920-01-E11-3898 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER ROLLS, HOAGIE/SUBMARINE, FRESH, WHITE, PAN BAKED, SANDWICH 8920-01-E11-3935 24 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER ROLLS, HAMBURGER, FRESH, S,600 WHITE, ENRICHED, SOFT, PAN BAKED 8920-01-E11-4301	SUPPLIES/SERVICES BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, SANDWICH 8920-01-E11-3690 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER BREAD, WHOLE WHEAT, FRESH, ENRICHED, PAN BAKED, SANDWICH 8920-01-E11-3898 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER ROLLS, HOAGIE/SUBMARINE, 1,500 PKG FRESH, WHITE, PAN BAKED, 8920-01-E11-3935 24 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER ROLLS, HAMBURGER, FRESH, 5,600 PKG WHITE, ENRICHED, SOFT, PAN BAKED 8920-01-E11-4301	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, SANDWICH 8920-01-E11-3690 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER BREAD, WHOLE WHEAT, FRESH, 1,500 PKG ENRICHED, PAN BAKED, SANDWICH 8920-01-E11-3898 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER ROLLS, HOAGIE/SUBMARINE, 1,500 PKG FRESH, WHITE, PAN BAKED, 8920-01-E11-3935 24 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER ROLLS, HAMBURGER, FRESH, 5,600 PKG WHITE, ENRICHED, SOFT, PAN BAKED 8920-01-E11-4301

OPTION YEAR:

NO.	SUPPLIES/SERVICES	QUAN'		<u>UNIT</u>	UNIT PRICE	ESTIMATED TOTAL
61.	ROLLS, FRANKFURTER (HOT FRESH, WHITE, ENRICHED, SO PAN BAKED		3900	PKG		
	8920-01-E11-3023 16 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND PRODUCT NUMBER					
62.	BREAD, WHITE, FRESH SLICED, THICK (FOR TEXAS T	OAST)	600	PKG		
	8920-01-E11-3024 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER					
63.	BREAD, RAISIN, FRESH, PAN BAKED, ROUND TOP OR SANDWICH		1,500	PKG		
	8920-01-E11-3038 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER					
64.	MUFFIN, ENGLISH, FRESH		100	PKG		
	8920-01-E11-3212 6 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND _ PRODUCT NUMBER					
65.	BREAD, WHITE, PAN BAKED FRESH, ROUND TOP		2,240	PKG		
	8920-01-E11-3213 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER					

OPTION YEAR:

ITEM NO.	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED TOTAL
66.	BREAD, 100% WHOLE WHEAT FRESH, SANDWICH	, 2,800	PKG		
	8920-01-E11-3215 20 OZ LOAF PER POUND PRICE PRODUCT NUMBER	_			
67.	BREAD, FRESH, HEARTH BAK FRENCH (UNSLICED)	ED 20	0 PKG		
	8920-01-E11-3220 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
68.	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, ROUND TOP	10,250	PKG		
	8920-01-E11-3367 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
69.	ROLLS, HOAGIE/SUBMARINE, FRESH, SLICED, WHITE, HEARTH BAKED	7,000	PKG		
	8920-01-E11-3579 12 PER PKG SPECIFY WGT PER PKG PRICE PER POUND PRODUCT NUMBER				

OPTION YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT PRICE	ESTIMATED <u>TOTAL</u>
70.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED		PKG		
	8920-01-E11-3581 12 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND _ PRODUCT NUMBER				
71.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED W/SESAME SEEDS		PKG		
	8920-01-E11-3644 12 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND _ PRODUCT NUMBER				
	BASE YEAR E FAX NUMBER WHER	STIMATED TO E ORDERS ARI			

OPTION YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	QUANT		<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATI <u>TOTAL</u>	
72.	DOUGHNUTS, FRESH, GLAZEI	D	8,00	00	DZ _		
	8920-01-E11-3230 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
73.	DOUGHNUTS, FRESH, GLAZEI FILLED WITH LEMON	D	1,000)	DZ _		
	8920-01-E11-3232 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
74.	DOUGHNUTS, FRESH, GLAZEI FILLED WITH RASPBERRY	D	1,400)	DZ _		
	8920-01-E11-3233 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
75.	DOUGHNUTS, FRESH ICED WITH CHOCOLATE	4,000		DZ			
	8920-01-E11-3236 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
76.	DOUGHNUTS, FRESH, CAKE S POWDERED	TYLE	740	DZ			
	8920-01-E11-5230 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						

OPTION YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIM QUANT		<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED TOTAL
77.	DOUGHNUTS, FRESH, CAKE ST CINNAMON 8920-01-E11-5231 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER	ΓYLE	120	DZ		
78.	DOUGHNUTS, FRESH FILLED WITH WHITE CREAM 8920-01-E11-5487 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER		1,000	DZ		
79.	DOUGHNUTS, POWDERED, FRIFILLED WITH WHITE CREAM 8920-01-E11-5487 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER	ESH	1,000	DZ		
80.	DOUGHNUTS, POWDERED, FRIFILLED WITH BLUEBERRY 8920-01-E11-6118 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER	ESH	125	DZ		
81.	DOUGHNUTS, FRESH FILLED WITH APPLE CINNAMO 8920-01-E11-6119 12 COUNT PACKAGE NET WGT PER PKG_ PRODUCT NUMBER	600 ON		DZ		

OPTION YEAR:

ITEM NO.	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT PRICE	ESTIMATED <u>TOTAL</u>
82.	DOUGHNUTS, FUDGE ICED, FRESH, FILLED WITH CREAM	500	DZ		
	8920-01-E11-6120 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
83.	DOUGHNUTS, PLAIN CAKE, FRESH	340	DZ		
	8920-01-E11-6122 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
84.	DOUGHNUTS, CRULLER, FRESH	1,000	DZ		
	8920-01-E11-6123 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
85.	DOUGHNUTS, FUDGE ICED CRULLER	500 DZ			
	8920-01-E11-6124 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				

OPTION YEAR:

ITEM NO.	SUPPLIES/SERVICES	ESTIM QUAN	ATED FITY	<u>UNIT</u>	UNIT PRICE	ESTIMATED TOTAL	
86.	DOUGHNUTS, OLD FASHIONE BLUEBERRY, FRESH	ED 200		DZ			
	8920-01-E11-6124 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
87.	DOUGHNUTS, OLD FASHIONED, DEVIL'S FOOD, FRESH		80	DZ			
	8920-01-E11-6126 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
88.	DOUGHNUTS, OLD FASHIONE SOUR CREAM, FRESH	D	600		DZ _		
	8920-01-E11-6127 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
	BASE YEAR E FAX NUMBER WHER				_		

OPTION

YEAR 2

SCHEDULE/PRICING *

(MANDATORY)

*OPTION YEAR PRICING MAY BE SUBMITTED AS A FIXED DOLLAR/CENTS AMOUNT OR MAY BE SUBMITTED AS A PERCENTAGE INCREASE/DECREASE FROM THE BASE TERM PRICES OFFERED. HOWEVER, IF A PERCENTAGE IS USED (STATE ±% HERE _____), THE ACTUAL DOLLAR/CENTS AMOUNT MUST BE CALCULATED AND FILLED OUT ON THE FOLLOWING PAGES FOR THE OPTION YEAR.

OPTION YEAR:

ITEM NO.	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT PRICE	ESTIMATED TOTAL
89.	BREAD, WHITE, FRESH SLICED, THICK (FOR TEXAS TOAST)	750	PKG		
	8920-01-E11-3024 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
90.	BREAD, RAISIN, FRESH, PAN BAKED, ROUND TOP OR SANDWICH	500	PKG _		
	8920-01-E11-3038 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
91.	BAGELS, PLAIN, FRESH 8920-01-E11-3040 6 PER PKG PRICE PER POUND PRODUCT NUMBER	200 PKG			
92.	PAN ROLLS, FRESH, BROWN AND SERVE 8920-01-E11-3211 12 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER	1,000 PKG			

OPTION YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
93.	BREAD, 100% WHOLE WHEAT, FRESH, ROUND TOP	3,300	PKG		
	8920-01-E11-3216 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
94.	BREAD, FRESH, HEARTH BAKED FRENCH (UNSLICED)	700	PKG .		
	8920-01-E11-3220 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
95.	ROLLS, FRANKFURTER (HOT DOG), FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	3,300	PKG		
	8920-01-E11-3225 12 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				
96.	ROLLS, FRANKFURTER (HOT DOG), FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	3,300	PKG _		
	8920-01-E11-3226 8 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER				

OPTION YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT PRICE	ESTIMATED <u>TOTAL</u>
97.	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, ROUND TOP	7,30	0 PKG		
	8920-01-E11-3367 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
98.	BREAD, RYE, FRESH, PAN BAKED, ROUND TOP	10	0 PKC	G	-
	8920-01-E11-3385 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER	<u></u>			
99.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED		0 PKG	i	
	8920-01-E11-3581 12 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND PRODUCT NUMBER				
100.	ROLLS, HAMBURGER, FRESH,	1,400	PKG _		
	WHITE, ENRICHED, SOFT, PAN BAKED W/SESAME SEEDS	N			
	8920-01-E11-3644 12 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND PRODUCT NUMBER	<u> </u>			

OPTION YEAR:

GROUP I – BREAD AND BAKERY PRODUCTS – NAS JACKSONVILLE, FL, (TROOP ISSUE); NAVAL HOSPITAL, JACKSONVILLE, FL; FSC MAYPORT, FL (TROOP ISSUE); SHIPS AT MAYPORT, FL; AND CAMP BLANDING, FL

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT PRICE	ESTIMATED <u>TOTAL</u>
101.	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, SANDWICH	6,200	PKG		
	8920-01-E11-3690 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
102.	BREAD, WHOLE WHEAT, FRES ENRICHED, PAN BAKED, SANDWICH	SH, 1,500	PKG ₋		
	8920-01-E11-3898 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER	_			
103.	ROLLS, HOAGIE/SUBMARINE, FRESH, WHITE, PAN BAKED,	1,500	PKG		
	8920-01-E11-3935 24 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND PRODUCT NUMBER				
104.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED		PKG _		
	8920-01-E11-4301 8 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND PRODUCT NUMBER				

FAX NUMBER WHERE ORDERS ARE TO BE SENT:_____

OPTION YEAR:

ITEM NO.	SUPPLIES/SERVICES	ESTIM QUAN		<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
105.	ROLLS, FRANKFURTER (HOT I FRESH, WHITE, ENRICHED, SO PAN BAKED		3900	PKG		
	8920-01-E11-3023 16 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND PRODUCT NUMBER					
106.	BREAD, WHITE, FRESH SLICED, THICK (FOR TEXAS TO	OAST)	600	PKG		
	8920-01-E11-3024 24 OZ LOAF PRICE PER POUND PRODUCT NUMBER					
107.	BREAD, RAISIN, FRESH, PAN BAKED, ROUND TOP OR SANDWICH		1,500	PKG		
	8920-01-E11-3038 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER					
108.	MUFFIN, ENGLISH, FRESH		100	PKG		
	8920-01-E11-3212 6 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND PRODUCT NUMBER					
109.	BREAD, WHITE, PAN BAKED FRESH, ROUND TOP		2,240	PKG		
	8920-01-E11-3213 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER					

OPTION YEAR:

<u>GROUP II – BREAD AND BAKERY PRODUCTS – KING'S BAY, GA – PROVISIONS WAREHOUSE AND PIRATE'S COVE</u>

ITEM NO.	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT PRICE	ESTIMATED TOTAL
110.	BREAD, 100% WHOLE WHEAT FRESH, SANDWICH	, 2,800	PKG		
	8920-01-E11-3215 20 OZ LOAF PER POUND PRICE PRODUCT NUMBER				
111.	BREAD, FRESH, HEARTH BAK FRENCH (UNSLICED)	ED 20	00 PKG		
	8920-01-E11-3220 16 OZ LOAF PRICE PER POUND PRODUCT NUMBER				
112.	BREAD, WHITE, FRESH, ENRICHED, PAN BAKED, ROUND TOP	10,250	PKG		
	8920-01-E11-3367 20 OZ LOAF PRICE PER POUND PRODUCT NUMBER	_			
113.	ROLLS, HOAGIE/SUBMARINE, FRESH, SLICED, WHITE, HEARTH BAKED	7,000	PKG		
	8920-01-E11-3579 12 PER PKG SPECIFY WGT PER PKG PRICE PER POUND PRODUCT NUMBER				

OPTION YEAR:

<u>GROUP II – BREAD AND BAKERY PRODUCTS – KING'S BAY, GA – PROVISIONS WAREHOUSE AND PIRATE'S COVE</u>

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
114.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED	,	PKG		
	8920-01-E11-3581 12 PER PACKAGE SPECIFY NET WGT PER PKG PRICE PER POUND PRODUCT NUMBER	<u></u>			
115.	ROLLS, HAMBURGER, FRESH, WHITE, ENRICHED, SOFT, PAN BAKED W/SESAME SEEDS		PKG		
	8920-01-E11-3644 12 PER PACKAGE SPECIFY NET WGT PER PKG _ PRICE PER POUND PRODUCT NUMBER				
	BASE YEAR E FAX NUMBER WHER	STIMATED TO E ORDERS ARI			

OPTION YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIMA QUANTI		<u>UNIT</u>	UNIT PRICE	ESTIMATI TOTAL	
116.	DOUGHNUTS, FRESH, GLAZEI)	8,00	00	DZ _		
	8920-01-E11-3230 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
117.	DOUGHNUTS, FRESH, GLAZEI FILLED WITH LEMON)	1,000)	DZ _		
	8920-01-E11-3232 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
118.	DOUGHNUTS, FRESH, GLAZEI FILLED WITH RASPBERRY)	1,400)	DZ _		
	8920-01-E11-3233 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
119.	DOUGHNUTS, FRESH ICED WITH CHOCOLATE	4,000		DZ			
	8920-01-E11-3236 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						
120.	DOUGHNUTS, FRESH, CAKE S' POWDERED	TYLE	740	DZ			
	8920-01-E11-5230 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER						

OPTION YEAR:

ITEM <u>NO.</u>	SUPPLIES/SERVICES	ESTIM QUANT		<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
121.	DOUGHNUTS, FRESH, CAKE ST CINNAMON 8920-01-E11-5231 12 COUNT PACKAGE NET WGT PER PKG_ PRODUCT NUMBER	ΓYLE	120	DZ		
122.	DOUGHNUTS, FRESH FILLED WITH WHITE CREAM 8920-01-E11-5487 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER		1,000	DZ		
123.	DOUGHNUTS, POWDERED, FRI FILLED WITH WHITE CREAM 8920-01-E11-5487 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER	ESH	1,000	DZ		
124.	DOUGHNUTS, POWDERED, FRIFILLED WITH BLUEBERRY 8920-01-E11-6118 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER	ESH	125	DZ		
125.	DOUGHNUTS, FRESH FILLED WITH APPLE CINNAMO 8920-01-E11-6119 12 COUNT PACKAGE NET WGT PER PKG_ PRODUCT NUMBER	600 ON		DZ		

OPTION YEAR:

ITEM NO.	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT PRICE	ESTIMATED <u>TOTAL</u>
126.	DOUGHNUTS, FUDGE ICED, FRESH, FILLED WITH CREAM	500	DZ		
	8920-01-E11-6120 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
127.	DOUGHNUTS, PLAIN CAKE, FRESH	340	DZ		
	8920-01-E11-6122 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
128.	DOUGHNUTS, CRULLER, FRESH	1,000	DZ		
	8920-01-E11-6123 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
129.	DOUGHNUTS, FUDGE ICED CRULLER	500 DZ			
	8920-01-E11-6124 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				

OPTION YEAR:

ITEM NO.	SUPPLIES/SERVICES	ESTIMATED QUANTITY	<u>UNIT</u>	UNIT <u>PRICE</u>	ESTIMATED <u>TOTAL</u>
130.	DOUGHNUTS, OLD FASHIONE BLUEBERRY, FRESH	ED 200	DZ		
	8920-01-E11-6124 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
131.	DOUGHNUTS, OLD FASHIONED, DEVIL'S FOOD, FRESH	80	DZ		
	8920-01-E11-6126 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
132.	DOUGHNUTS, OLD FASHIONE SOUR CREAM, FRESH	ED 600		DZ _	
	8920-01-E11-6127 12 COUNT PACKAGE NET WGT PER PKG PRODUCT NUMBER				
	BASE YEAR E FAX NUMBER WHER	STIMATED TO E ORDERS ARE		-	

DESCRIPTION/SPECIFICATIONS

I. ORDERING SYSTEM

- A. Subsistence Total Order and Receipt Electronic System (STORES)
- 1. STORES is the Government's ordering system which is capable of accepting orders from any of the Services', i.e. Army, Air Force, Navy or Marines, individual ordering systems and translating the orders into an EDI (Electronic Data Interchange) format. In addition, this information is transmitted to DSCP for the purposes of contractor payment and customer billing.
 - 2. Customers will be able to order all of their bread and bakery requirements through STORES.
- 3. Initially, STORES Orders will be transmitted via FAX from the customers listed in this solicitation to the successful awardee(s), unless a firm is already EDI capable. While it is not a requirement of this solicitation, vendors are encouraged to have a separate FAX line in order to accommodate orders in a timely, efficient manner.
- 4. EDI capability is not a requirement for award under this solicitation. However, offerors should consider moving towards a fully functional EDI environment. In order to interface with STORES electronically, the offeror must be able to support the following EDI transaction sets:
 - 832 Catalog (Vendor to DSCP)
 - Purchase Order
 - 997 Functional Acknowledgment
 - 861 Receipt
 - 810 Invoice (optional at this time)
- 5. It is preferred that the successful vendor have access to the Internet and be able to send and receive electronic mail (e-mail).
- 6. Unit prices and extended prices must be formatted not more than two (2) places to the right of the decimal point.
- 7. The EDI-capable vendor must be able to conform to the Government's format for Item Descriptions on both the catalog and the invoices. The Government's format begins with a broad category and then continues with a more general description. For example, a 16 ounce loaf of whole wheat bread would be described as "Bread, Whole Wheat, Fresh, pan baked, round top, 16 oz. pg."

B. Order Placement

- 1. Customers shall place orders via STORES to accommodate a "skip-day" delivery. Orders shall generally be sent no later than 2:00 p.m. two (2) days prior to the desired delivery date in order to ensure maximum availability of product. However, a customer may decide to place an order with a longer leadtime for delivery.
- 2. The vendor should notify the customer, no later than 24 hours after order placement, of the non-availability of an item. If it appears that the vendor will not be able to fulfill the order in time to meet the required delivery date, the vendor shall either offer the customer a substitute of equal or higher quality and of equal or lower cost, or advise the customer of its Not-in-Stock position.

II. PRODUCT QUALITY

- A. Acceptance of supplies awarded under this solicitation will be limited to fresh product. All products delivered under this contract must conform to the following freshness requirements:
- 1. Bread, Cakes, Doughnuts, Muffins, Pies and Rolls must be delivered no more than 24 hours after baking. Following a non-bake day, these items must be delivered no more than 48 hours after baking.
 - 2. Brown and Serve Rolls must be delivered within 36 hours after production.
 - 3. Bakery products shall include mold inhibitors of the proper level as allowed by the FDA.
 - B. Commercial standards should be used to maintain temperatures appropriate for the individual items.

III. QUALITY PROGRAM

- A. The contractor shall develop and maintain a quality program for product acquisition, warehousing and distribution to assure the following:
 - 1. Standardized product quality;
 - 2. The usage of First-In, First-Out (FIFO) principles;
 - 3. Product shelf life is monitored;
 - 4. Items are free of damage;
 - 5. Correct items and quantities are selected and delivered;
 - 6. Customer satisfaction is monitored;
 - 7. Product discrepancies and complaints are resolved and corrective action is initiated;
 - 8. Salvaged items or products shall not be used; and
 - 9. Supplier, FDA, or DoD initiated food recalls are promptly reported to customers and DSCP.

PACKAGING AND MARKING

I. PACKAGING, PACKING AND LABELING

- A. All packaging and packing shall be in accordance with good commercial practice. Labeling shall be in accordance with commercial labeling complying with the Federal Food, Drug and Cosmetic Act and regulations promulgated there under. Shipping containers shall be in compliance with the National Motor Freight Classification and Uniform Freight Classification Code.
- B. All items must be identified with readable dates (open code dates), coded dates, or with color-coded twist ties. Contractors that do not use open dating will provide a product code number key/twist tie color listing. The product code number key/color coded twist tie listing shall explain the actual date of production or processing. Copies of key/color codes listing will be furnished to each destination's receiving officer and each destination's inspection agency with the first delivery.

INSPECTION AND ACCEPTANCE

I. INSPECTION AND ACCEPTANCE

- A. Inspection and Acceptance of products will be performed at destination. The inspection is normally limited to identity, count and condition; however, this may be expanded if deemed necessary by either the military Veterinary Inspector or Contracting Officer.
- B. All deliveries are subject to military veterinary inspection. In addition, the delivery vehicles may be inspected for cleanliness and condition.
- C. The authorized inspector at each delivery point is responsible for inspecting and accepting products as they are delivered. The invoice/delivery ticket shall not be signed prior to inspection of the product. All overages, shortages, and/or returns are to be noted on the delivery ticket by the receiving official and the truck driver. A signature on the delivery ticket/invoice denotes acceptance of the product.

II. WARRANTIES

The supplies furnished under the resultant contract(s) shall be covered by the most favorable commercial warranties the contractor gives to any customer for such supplies and the rights and remedies provided therein are in addition to and do not limit any rights afforded to the Government by Clause 52.212-4(o) "Warranty" contained in the solicitation.

III. REJECTION PROCEDURES

- A. If product is determined to be either defective, damaged, or compromised in any other manner, it may be rejected by the authorized receiving official.
- B. When product is found to be nonconforming or damaged, or otherwise suspect, the veterinary inspector shall notify the authorized food service officer.
- C. It is a requirement of this solicitation that product shall be inspected upon receipt as promptly as practicable. However, failure to promptly inspect or accept supplies shall not relieve the contractor from responsibility, nor impose liability on any of the customers, for nonconforming supplies.
- D. If an item is rejected at the time of delivery, the delivery ticket/invoice must be annotated to reflect what item(s) and quantity(ies) were affected. The line item dollar value, as well as the total invoice dollar value, must be adjusted to reflect the adjusted value of the shipment.
- E. If product is rejected after the delivery occurred, the vendor must pick up the rejected product at the time the next regular shipment is made.

IV. DELIVERY VEHICLE REQUIREMENTS

- A. Supplies transported in vehicles that are not sanitary, or that have not maintained the proper temperatures, may be rejected at destination without further inspection.
- B. Shipping containers shall be in compliance with the National Motor Freight Classification and Uniform Freight Classification Code.

DELIVERIES OR PERFORMANCE

I. TERMS OF INDEFINITE QUANTITY CONTRACT

- A. The duration of the contract(s) is for a one-year base term with two one-year options.
- B. Prior to the beginning of the ordering period for this contract, a contractor start-up period in order to fully catalog the customers' requirements is recognized as being necessary to successfully implement this project.

II. ITEM AVAILABILITY

All items must be stocked in sufficient quantities to fill the customers' requirements. All deliveries must be made within 48 hours after order placement unless otherwise authorized by the customer.

III. DELIVERY INSTRUCTIONS

- A. Deliveries shall be made FOB Destination to each ordering activity and shall be free of damage, with all packing and packaging intact.
- B. Deliveries shall be made when and as requested by the Ordering Officer(s) of the activity concerned, and shall be accompanied by the delivery ticket of the dealer in triplicate, showing the exact quantities delivered. Deliveries shall be made by the contractor any day except Sundays and Holidays, between the hours and location specified by the ordering officer. (See IX. Delivery Points)

IV. SUBSTITUTIONS

- A. Substitutions must be of the same or higher quality and at the same or lower price. Payment of items will be based on the price in the vendor's electronic catalog. Therefore, firms that submit an invoice reflecting a higher price for substituted items will not be paid the full amount and will only be reimbursed for the unit price shown in the catalog.
- B. If the price of the substituted item is *lower* than the price of the item originally ordered, then the vendor shall invoice at the lower price and not the catalog price.

V. HOLIDAYS

A. All orders are to be delivered on the specified delivery date, except for Federal holidays as outlined below. When a scheduled delivery day falls on one of these days, or one designated by your firm, delivery should occur on the next scheduled business day, unless otherwise agreed to by the customer.

New Year's Day
Martin Luther King's Birthday
President's Day
Memorial Day
Independence Day

Labor Day
Columbus Day
Veteran's Day
Thanksgiving Day
Christmas Day

NOTE: Saturday holidays are celebrated on the preceding Friday; Sunday holidays are celebrated on the following Monday.

B. Holidays celebrated by your firm other than those specified above must be listed below. Also specify your policy for celebrating holidays that fall on the weekend.

VI. EMERGENCY ORDERS

- A. In order to adequately support emergency orders, the vendor must have the ability to provide "same day service" to a customer that is experiencing an emergency situation.
- B. The vendor shall provide, at minimum, two (2) emergency orders per month, per individual ordering activity or individual ship or vessel, at no additional cost to the Government.
- C. The vendor is responsible for furnishing the name of the designated point of contact responsible for handling emergency orders, and his/her phone number and/or pager number, to the customers.

VII. AUTHORIZED RETURNS

- A. The contractor shall accept returns under the following conditions:
 - 1. Products shipped in error;
 - 2. Products damaged in shipment;
 - 3. Products with concealed or latent damage;
 - 4. Products that are recalled;
 - 5. Products that do not meet shelf life requirements:
 - 6. Products that do not meet the minimum quality requirements;
 - 7. Products delivered in unsanitary vehicles;
 - 8. Quantity excess as a result of order input error and/or Purchase Ratio Factor error.
- B. Any other conditions not specified above that are deemed to be valid reasons for return.

VIII. SHORT SHIPMENTS/SHIPPING ERRORS

- A. All short shipments must be annotated by the receiving official on the delivery ticket/invoices accompanying the shipment.
- B. Any product delivered in error must be picked up by the vendor on the next delivery day after notification by the ordering activity.

IX. DELIVERY POINTS

IMPORTANT

DELIVERIES ARE TO BE MADE NOT LATER THAN 48 HOURS AFTER PLACEMENT OF ORDER

A. NAVAL AIR STATION, JACKSONVILLE, FL (GALLEY) DODAAC N00207:

LOCATIONTIME OF DELIVERIESFREQUENCY AND
LIMITATIONS

BLDG #855 0600-1000 HOURS MONDAY AND THURSDAY

CORNER OF MUSTIN (DOUGHNUTS 0600)

AND SARATOGA STS. JACKSONVILLE, FL 32212

NOTES: PRIOR TO MAKING DELIVERIES, CONTRACTOR WILL REPORT TO BLDG #951 FOR VETERINARY INSPECTION OF CONVEYANCE AND CONTENTS.

MAILING ADDRESS: FISC JACKSONVILLE, BLDG 110, BOX 97A, JACKSONVILLE, FL 32212

POINT OF CONTACT: CS2 ROSS 904-542-3854

B. NAVAL HOSPITAL, JACKSONVILLE, FL DODAAC N00232:

<u>LOCATION</u> <u>TIME OF DELIVERIES</u> <u>LIMITATIONS</u>

NUTRITION MGMT DEPT 2080 CHILD ST.

JACKSONVILLE, FL 32214

0600-1000 HOURS MONDAY - FRIDAY

NOTES: PRIOR TO MAKING DELIVERIES, CONTRACTOR WILL REPORT TO BLDG #951 FOR VETERINARY INSPECTION OF CONVEYANCE AND CONTENTS.

MAILING ADDRESS: SAME AS LOCATION ABOVE POINT OF CONTACT: CS2 COLLINS 904-542-9354

C. FSC MAYPORT, FL (OASIS GALLEY) DODAAC N60201:

LOCATION TIME OF DELIVERIES **LIMITATIONS**

OASIS GALLEY 0600-1800 HOURS **MONDAY - FRIDAY BLDG 338** (DOUGHNUTS 0600)

NAVAL STATION MAYPORT

FL 32228-0106

NOTES: PRIOR TO MAKING DELIVERIES, CONTRACTOR WILL REPORT TO BLDG #1900, LOCATED

OFF BASE AT NEX COMMISSARY MALL, FOR VETERINARY INSPECTION.

MAILING ADDRESS: SAME AS LOCATION ABOVE POINT OF CONTACT: MS2 JOLLY 904-270-5373

D. FLEET SUPPORT (SHIPS) AT MAYPORT, FL DODAAC N68836 & N43649:

LOCATION TIME OF DELIVERIES **LIMITATIONS**

FLEET SUPPLY CENTER

FSC MAYPORT

PIER AREA 0600-1300 HOURS MONDAY - FRIDAY

MAYPORT, FL 32228-0107 (DOUGHNUTS BEFORE 0600)

NOTES: PRIOR TO MAKING DELIVERIES, CONTRACTOR WILL REPORT TO BLDG #1900, LOCATED

OFF BASE AT NEX COMMISSARY MALL, FOR VETERINARY INSPECTION.

MAILING ADDRESS: SAME AS LOCATION ABOVE

POINT OF CONTACT: WILLIAM RANDOLPH 904-270-5699 X122

E. CAMP BLANDING, STARKE, FL DODAAC W81BR5:

LOCATION TIME OF DELIVERIES LIMITATIONS

RTE 1 BOX 465 0730-1600 HOURS MONDAY AND FRIDAY

BLDG 5540/TROOP (DOUGHNUTS 0600)

(DADE RD ON CAMP BLANDING)

STARKE, FL 32901-9703

NOTES: PRIOR TO MAKING DELIVERIES, CONTRACTOR WILL REPORT TO BLDG #1900, LOCATED OFF BASE AT NEX COMMISSARY MALL, FOR VETERINARY INSPECTION.

MAILING ADDRESS: USPFO FOR FLORIDA, P.O. BOX 1008, ST AUGUSTINE, FL 32084-1008

POINT OF CONTACT: SSGT MARINA HARRISON 904-533-3522

CONTRACT ADMINISTRATION DATA

I. CONTRACTING AUTHORITY

- A. The DSCP Contracting Officer is the <u>only</u> person authorized to approve changes to, or modify any requirement of, the contract. Notwithstanding any provisions contained elsewhere in the contract, said authority remains solely with the DSCP Contracting Officer.
- B. In the event the vendor effects any change at the direction of any person other than the DSCP Contracting Officer, the change will be considered to have been made without authority and no adjustment will be made to cover any costs associated with such change.
- C. Requests for information on matters related to this contract, such as an explanation of terms or contract interpretation, shall be submitted to the DSCP Contracting Officer.

II. INVOICING

- A. Each delivery will be accompanied by the contractor's delivery ticket/invoice. Three (3) copies (an original plus two) shall accompany the shipment. The customer shall sign all copies of the invoices/delivery ticket, keep one (1) copy and return the <u>ORIGINAL</u> copy to the vendor. Any changes must be made on the face of the invoice.
- B. All invoicing for payment is to be submitted electronically using EDI transaction set 810 (See Attachment) or the WINS ordering system (See paragraph H), or the Market Ready EDI Invoicing website available July 2003 from the DSCP Subsistence Home Page (http://www.dscp.dla.mil/subs/submain.htm) NO PAPER INVOICES SHALL BE SUBMITTED TO DFAS FOR PAYMENT.
 - A. Each invoice shall contain sufficient data for billing purposes. This includes:
 - 1. Contract Number;
 - 2. Call Number or Delivery Order Number or Contract Order Number;
 - 3. Purchase Order Number:
 - 3. Contract Line Items listed in numeric sequence (also referred to as CLIN order);
 - 4. DODAAC
 - 6. Item Nomenclature;
 - 7. LSN or NSN:
 - 8. Quantity purchased per item in DSCP's unit of issue;
 - 9. Clearly identified and annotated changes on all copies;
 - 10. Total dollar value of each invoice (reflecting changes to the shipment, if applicable).
- D. All invoices must be "clean", i.e. all debits and/or credits must be reflected on the invoice prior to its submission.
- E. The same invoice cannot be submitted with different dollar amounts. The invoice total must match the receipted delivery amount.
- F. It is *strongly preferred* that there be only one (1) invoice per customer per delivery. Vendors are discouraged from running separate invoices for milk and dairy items. However, if this is not possible, then all invoices must be clearly annotated that they are part of a group, e.g. 1 of 3, 2 of 3, etc.
- G. Unit prices and extended prices must be formatted to only two (2) places beyond the decimal point. STORES will not accommodate positions of three (3) and above places beyond the decimal point. For example, an extended unit price of \$1.087 must be rounded up to \$1.09.

H. Information on the Web Invoicing System (WINS): The Web Invoicing System (WINS) is an alternative to both the traditional paper invoice submitted to DFAS Columbus and an Electronic Data Interchange (EDI) 810 Transaction Set. Once a vendor has registered to submit invoices through WINS, all information pertaining to the invoice is sent via the Internet to DFAS for payment with little or no cost to the vendor. Vendors can enter invoices into templates on a DFAS owned web server that processes and routes the invoices to the appropriate payment system.

To register for WINS, go to the web site https://ecweb.dfas.mil and click on "New Account". Include vendor account information and in approximately 1-2 days after registration, a user ID and password will be provided. After receipt of the user ID and password, please ensure you conduct testing on the system to ensure accuracy of the data submitted and system's compatibility. If any problems are experienced in reaching this site, please call 1-800-756-4571 for assistance.

Instructions for accessing and using WINS, a WINS User Guide specifically for Subsistence can be downloaded from www.dfas.mil Click on the Electronic Commerce and scroll to "WINS Users Manual Volume 9, DISMS User Manual".

I. Information on the Market Ready EDI invoicing website: The Market Ready EDI invoicing website will be prefilled with data from STORES. To register, go to the website http://www.dscp.dla.mil/subs/submain.htm. After registration, you will receive a User Name and Password to access data from your contract. You will then be asked to review data on the website and either post new lines or change existing lines on the site to reflect what was delivered. EDI invoices will be generated which will be sent to the paying office for payment.

III. PAYMENTS

A. DFAS Columbus is the payment office for this acquisition.

If a customer orders manually (not thru STORES), invoices <u>must</u> also be faxed to the contract specialist at (215) 737-8060/3332. This would only occur in the event of an emergency, i.e., STORES is not working.

- B. Payment of delivery orders will be made in accordance with the terms and conditions of Paragraph (I) of Clause 52.212-4 "Contract Terms and Conditions Commercial Items", appearing in the section of this solicitation entitled "Contract Clauses".
- C. Payment is currently being made in accordance with the terms and conditions of the Prompt Payment Act (31 U.S.C. 3903).
- D. The Government intends to utilize Electronic Funds Transfer (EFT) to make payments under the resultant contract(s). However, the Government reserves the right to use a manual payment system, i.e. check, if the need arises. Refer to Clause 52.232-33 "Mandatory Information for Electronic Funds Transfer Payment".

IV. ADMINISTRATION

- A. Administration of the contract will be performed by DSCP in Philadelphia.
- B. Administration of the individual delivery order will be performed by a designated representative at the ordering activity. This includes approving product substitutions and delivery changes.
 - C. The DSCP Contracting Officer must approve any changes to the contract.

SPECIAL CONTRACT REQUIREMENTS

I. NOTICE TO OFFERORS

Prospective offerors are hereby advised that although there is a guaranteed minimum of 25%, DSCP cannot guarantee that any or all of the customers will order all of their bread and bakery requirements from the successful vendor(s). Once the guaranteed minimum has been met, the customer may or may not choose to continue ordering from the contract(s).

52.212-1 Instructions to Offerors-Commercial Items. (JAN 2004)

- (a) North American Industry Classification System (NAICS) code and small business size standard. The NAICS code and small business size standard for this acquisition appear in Block 10 of the solicitation cover sheet (SF 1449). However, the small business size standard for a concern which submits an offer in its own name, but which proposes to furnish an item which it did not itself manufacture, is 500 employees.
- (b) Submission of offers. Submit signed and dated offers to the office specified in this solicitation at or before the exact time specified in this solicitation. Offers may be submitted on the SF 1449, letterhead stationery, or as otherwise specified in the solicitation. As a minimum, offers must show-
- (1) The solicitation number;
- (2) The time specified in the solicitation for receipt of offers;
- (3) The name, address, and telephone number of the offeror;
- (4) A technical description of the items being offered in sufficient detail to evaluate compliance with the requirements in the solicitation. This may include product literature, or other documents, if necessary;
- (5) Terms of any express warranty;
- (6) Price and any discount terms;
- (7) "Remit to" address, if different than mailing address;
- (8) A completed copy of the representations and certifications at FAR 52.212-3;
- (9) Acknowledgment of Solicitation Amendments;
- (10) Past performance information, when included as an evaluation factor, to include recent and relevant contracts for the same or similar items and other references (including contract numbers, points of contact with telephone numbers and other relevant information); and
- (11) If the offer is not submitted on the SF 1449, include a statement specifying the extent of agreement with all terms, conditions, and provisions included in the solicitation. Offers that fail to furnish required representations or information, or reject the terms and conditions of the solicitation may be excluded from consideration.
- (c) *Period for acceptance of offers*. The offeror agrees to hold the prices in its offer firm for 30 calendar days from the date specified for receipt of offers, unless another time period is specified in an addendum to the solicitation.
- (d) *Product samples*. When required by the solicitation, product samples shall be submitted at or prior to the time specified for receipt of offers. Unless otherwise specified in this solicitation, these samples shall be submitted at no expense to the Government, and returned at the sender's request and expense, unless they are destroyed during preaward testing.
- (e) *Multiple offers*. Offerors are encouraged to submit multiple offers presenting alternative terms and conditions or commercial items for satisfying the requirements of this solicitation. Each offer submitted will be evaluated separately.
- (f) Late submissions, modifications, revisions, and withdrawals of offers.
- (1) Offerors are responsible for submitting offers, and any modifications, revisions, or withdrawals, so as to reach the Government office designated in the solicitation by the time specified in the solicitation. If no time is specified in the solicitation, the time for receipt is 4:30 p.m., local time, for the designated Government office on the date that offers or revisions are due.
- (2)(i) Any offer, modification, revision, or withdrawal of an offer received at the Government office designated in the solicitation after the exact time specified for receipt of offers is "late" and will not be considered unless it is received before award is made, the Contracting Officer determines that accepting the late offer would not unduly delay the acquisition; and-
- (A) If it was transmitted through an electronic commerce method authorized by the solicitation, it was received at the initial point of entry to the Government infrastructure not later than 5:00 p.m. one working day prior to the date specified for receipt of offers; or

- (B) There is acceptable evidence to establish that it was received at the Government installation designated for receipt of offers and was under the Government's control prior to the time set for receipt of offers; or
- (C) If this solicitation is a request for proposals, it was the only proposal received.
- (ii) However, a late modification of an otherwise successful offer, that makes its terms more favorable to the Government, will be considered at any time it is received and may be accepted.
- (3) Acceptable evidence to establish the time of receipt at the Government installation includes the time/date stamp of that installation on the offer wrapper, other documentary evidence of receipt maintained by the installation, or oral testimony or statements of Government personnel.
- (4) If an emergency or unanticipated event interrupts normal Government processes so that offers cannot be received at the Government office designated for receipt of offers by the exact time specified in the solicitation, and urgent Government requirements preclude amendment of the solicitation or other notice of an extension of the closing date, the time specified for receipt of offers will be deemed to be extended to the same time of day specified in the solicitation on the first work day on which normal Government processes resume.
- (5) Offers may be withdrawn by written notice received at any time before the exact time set for receipt of offers. Oral offers in response to oral solicitations may be withdrawn orally. If the solicitation authorizes facsimile offers, offers may be withdrawn via facsimile received at any time before the exact time set for receipt of offers, subject to the conditions specified in the solicitation concerning facsimile offers. An offer may be withdrawn in person by an offeror or its authorized representative if, before the exact time set for receipt of offers, the identity of the person requesting withdrawal is established and the person signs a receipt for the offer.
- (g) Contract award (not applicable to Invitation for Bids). The Government intends to evaluate offers and award a contract without discussions with offerors. Therefore, the offeror's initial offer should contain the offeror's best terms from a price and technical standpoint. However, the Government reserves the right to conduct discussions if later determined by the Contracting Officer to be necessary. The Government may reject any or all offers if such action is in the public interest; accept other than the lowest offer; and waive informalities and minor irregularities in offers received.
- (h) *Multiple awards*. The Government may accept any item or group of items of an offer, unless the offeror qualifies the offer by specific limitations. Unless otherwise provided in the Schedule, offers may not be submitted for quantities less than those specified. The Government reserves the right to make an award on any item for a quantity less than the quantity offered, at the unit prices offered, unless the offeror specifies otherwise in the offer.
- (i) Availability of requirements documents cited in the solicitation.
- (1)(i) The GSA Index of Federal Specifications, Standards and Commercial Item Descriptions, FPMR Part 101-29, and copies of specifications, standards, and commercial item descriptions cited in this solicitation may be obtained for a fee by submitting a request to-

GSA Federal Supply Service Specifications Section

Suite 8100

470 East L'Enfant Plaza, SW

Washington, DC 20407

Telephone (202) 619-8925

Facsimile (202) 619-8978.

- (ii) If the General Services Administration, Department of Agriculture, or Department of Veterans Affairs issued this solicitation, a single copy of specifications, standards, and commercial item descriptions cited in this solicitation may be obtained free of charge by submitting a request to the addressee in paragraph (i)(1)(i) of this provision. Additional copies will be issued for a fee.
- (2) The DoD Index of Specifications and Standards (DoDISS) and documents listed in it may be obtained from the-Department of Defense Single Stock Point (DoDSSP)

Building 4, Section D

700 Robbins Avenue

Philadelphia, PA 19111-5094

Telephone (215) 697-2667/2179

Facsimile (215) 697-1462.

- (i) Automatic distribution may be obtained on a subscription basis.
- (ii) Order forms, pricing information, and customer support information may be obtained-
- (A) By telephone at (215) 697-2667/2179; or
- (B) Through the DoDSSP Internet site at http://dodssp.daps.mil.
- (3) Nongovernment (voluntary) standards must be obtained from the organization responsible for their preparation, publication, or maintenance.

- (j) Data Universal Numbering System (DUNS) Number. (Applies to all offers exceeding \$25,000, and offers of \$25,000 or less if the solicitation requires the Contractor to be registered in the Central Contractor Registration (CCR) database. The offeror shall enter, in the block with its name and address on the cover page of its offer, the annotation "DUNS" or "DUNS+4" followed by the DUNS or DUNS+4 number that identifies the offeror's name and address. The DUNS+4 is the DUNS number plus a 4-character suffix that may be assigned at the discretion of the offeror to establish additional CCR records for identifying alternative Electronic Funds Transfer (EFT) accounts (see FAR Subpart 32.11) for the same parent concern. If the offeror does not have a DUNS number, it should contact Dun and Bradstreet directly to obtain one. An offeror within the United States may contact Dun and Bradstreet by calling 1-866-705-5711 or via the internet at http://www.dnb.com. An offeror located outside the United States must contact the local Dun and Bradstreet office for a DUNS number.
- (k) Central Contractor Registration. Unless exempted by an addendum to this solicitation, by submission of an offer, the offeror acknowledges the requirement that a prospective awardee shall be registered in the CCR database prior to award, during performance and through final payment of any contract resulting from this solicitation. If the Offeror does not become registered in the CCR database in the time prescribed by the Contracting Officer, the Contracting Officer will proceed to award to the next otherwise successful registered Offeror. Offerors may obtain information on registration and annual confirmation requirements via the internet at http://www.ccr.gov or by calling 1-888-227-2423 or 269-961-5757.
- (l) *Debriefing*. If a post-award debriefing is given to requesting offerors, the Government shall disclose the following information, if applicable:
- (1) The agency's evaluation of the significant weak or deficient factors in the debriefed offeror's offer.
- (2) The overall evaluated cost or price and technical rating of the successful and the debriefed offeror and past performance information on the debriefed offeror.
- (3) The overall ranking of all offerors, when any ranking was developed by the agency during source selection.
- (4) A summary of the rationale for award;
- (5) For acquisitions of commercial items, the make and model of the item to be delivered by the successful offeror.
- (6) Reasonable responses to relevant questions posed by the debriefed offeror as to whether source-selection procedures set forth in the solicitation, applicable regulations, and other applicable authorities were followed by the agency.

Addendum to 52.212-1 Instructions to Offerors-Commercial Items

1. Paragraph (b), <u>Submission of Offers</u>.

See Standard Form 1449 (Continuation Sheet), on page 3, for any specific instructions on how to submit your offer if mailed, handcarried or faxed (when authorized).

X Faxed offers are authorized for this solicitation.

Facsimile offers that fail to furnish required representations, or information, or that reject any of the terms, conditions and provisions of the solicitations, may be excluded from consideration. Facsimile offers must contain the required signatures. The Government reserves the right to make award solely on the facsimile offer. However, if requested to do so by the Contracting Officer, the apparently successful offeror agrees to promptly submit the complete original signed proposal. The Government will not be responsible for any failure attributable to the transmission or receipt of the facsimile offer.

2.	Para	agraph (c),	<u>Period</u>	for A	cceptan	ce of Offe	<u>ers</u> .
	X	Period of a	cceptan	ce is	90	days.	

- 3. Paragraph (h), Multiple Awards.
 - The Government intends to make one award **Per Group**

52.212-3 Offeror Representations and Certifications-Commercial Items (JAN 2004)

(a) Definitions. As used in this provision:

"Emerging small business" means a small business concern whose size is no greater than 50 percent of the numerical size standard for the NAICS code designated.

"Forced or indentured child labor" means all work or service-

- (1) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
- (2) Performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.

"Service-disabled veteran-owned small business concern"-

- (1) Means a small business concern-
- (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

"Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR part 121 and size standards in this solicitation.

"Veteran-owned small business concern" means a small business concern-

- (1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
- (2) The management and daily business operations of which are controlled by one or more veterans.

"Women-owned business concern" means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.

"Women-owned small business concern" means a small business concern-

- (1) That is at least 51 percent owned by one or more women; or, in the case of any publicly owned business, at least
- 51 percent of the stock of which is owned by one or more women; and
- (2) Whose management and daily business operations are controlled by one or more women.
- (b) *Taxpayer Identification Number (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701*). (Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)
- (1) All offerors must submit the information required in paragraphs (b)(3) through (b)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).
- (2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR 4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

(3) [l'axpayer	Identifi	cation [<i>Number</i>	(TTN).	•
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- o TIN: ______.
- o TIN has been applied for.
- o TIN is not required because:
- o Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the United States;
- o Offeror is an agency or instrumentality of a foreign government;
- o Offeror is an agency or instrumentality of the Federal Government.
- (4) Type of organization.
- o Sole proprietorship;
- o Partnership;

o Corporate entity (not tax-exempt);
o Corporate entity (tax-exempt);
o Government entity (Federal, State, or local);
o Foreign government;
o International organization per 26 CFR 1.6049-4;
o Other
(5) Common parent.
o Offeror is not owned or controlled by a common parent;
o Name and TIN of common parent:
Name
TIN

- (c) Offerors must complete the following representations when the resulting contract will be performed in the United States or its outlying areas. Check all that apply.
- (1) Small business concern. The offeror represents as part of its offer that it o is, o is not a small business concern.
- (2) Veteran-owned small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents as part of its offer that it o is, o is not a veteran-owned small business concern.
- (3) Service-disabled veteran-owned small business concern. [Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(2) of this provision.] The offeror represents as part of its offer that it o is, o is not a service-disabled veteran-owned small business concern.
- (4) Small disadvantaged business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents, for general statistical purposes, that it o is, o is not a small disadvantaged business concern as defined in 13 CFR 124.1002.
- (5) Women-owned small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it o is, o is not a women-owned small business concern.
- (6) Women-owned business concern (other than small business concern). [Complete only if the offeror is a women-owned business concern and did not represent itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it o is a women-owned business concern.
- (7) *Tie bid priority for labor surplus area concerns*. If this is an invitation for bid, small business offerors may identify the labor surplus areas in which costs to be incurred on account of manufacturing or production (by offeror or first-tier subcontractors) amount to more than 50 percent of the contract price:
- (8) Small Business Size for the Small Business Competitiveness Demonstration Program and for the Targeted Industry Categories under the Small Business Competitiveness Demonstration Program. [Complete only if the offeror has represented itself to be a small business concern under the size standards for this solicitation.]
- (i) [Complete only for solicitations indicated in an addendum as being set-aside for emerging small businesses in one of the four designated industry groups (DIGs).] The offeror represents as part of its offer that it o is, o is not an emerging small business.
- (ii) [Complete only for solicitations indicated in an addendum as being for one of the targeted industry categories (TICs) or four designated industry groups (DIGs).] Offeror represents as follows:
- (A) Offeror's number of employees for the past 12 months (check the Employees column if size standard stated in the solicitation is expressed in terms of number of employees); or
- (B) Offeror's average annual gross revenue for the last 3 fiscal years (check the Average Annual Gross Number of Revenues column if size standard stated in the solicitation is expressed in terms of annual receipts).

(Check one of the following):

Number of Employees	Average Annual Gross Revenues
50 or fewer	\$1 million or less
51-100	\$1,000,001-\$2 million
101-250	\$2,000,001-\$3.5 million
251-500	\$3,500,001-\$5 million

501-750	\$5,000,001-\$10 million
751-1,000	\$10,000,001-\$17 million
Over 1,000	Over \$17 million

- (9) [Complete only if the solicitation contains the clause at FAR 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns, or FAR 52.219-25, Small Disadvantaged Business Participation Program-Disadvantaged Status and Reporting, and the offeror desires a benefit based on its disadvantaged status.] (i) General. The offeror represents that either-
- (A) It o is, o is not certified by the Small Business Administration as a small disadvantaged business concern and identified, on the date of this representation, as a certified small disadvantaged business concern in the database maintained by the Small Business Administration (PRO-Net), and that no material change in disadvantaged ownership and control has occurred since its certification, and, where the concern is owned by one or more individuals claiming disadvantaged status, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); or (B) It o has, o has not submitted a completed application to the Small Business Administration or a Private Certifier to be certified as a small disadvantaged business concern in accordance with 13 CFR 124, Subpart B, and a decision on that application is pending, and that no material change in disadvantaged ownership and control has occurred since its application was submitted.
- (ii) o Joint Ventures under the Price Evaluation Adjustment for Small Disadvantaged Business Concerns. The offeror represents, as part of its offer, that it is a joint venture that complies with the requirements in 13 CFR 124.1002(f) and that the representation in paragraph (c)(9)(i) of this provision is accurate for the small disadvantaged business concern that is participating in the joint venture. [The offeror shall enter the name of the small disadvantaged business concern that is participating in the joint venture:

 [10] HUBZone small business concern. [Complete only if the offeror represented itself as a small business concern in
- paragraph (c)(1) of this provision.] The offeror represents, as part of its offer, that-
- (i) It o is, o is not a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material change in ownership and control, principal office, or HUBZone employee percentage has occurred since it was certified by the Small Business Administration in accordance with 13 CFR part 126; and
- (ii) It o is, o is not a joint venture that complies with the requirements of 13 CFR part 126, and the representation in paragraph (c)(10)(i) of this provision is accurate for the HUBZone small business concern or concerns that are participating in the joint venture. [The offeror shall enter the name or names of the HUBZone small business concern or concerns that are participating in the joint venture: ...] Each HUBZone small business concern participating in the joint venture shall submit a separate signed copy of the HUBZone representation.
- (d) Representations required to implement provisions of Executive Order 11246-
- (1) Previous contracts and compliance. The offeror represents that-
- (i) It o has, o has not participated in a previous contract or subcontract subject to the Equal Opportunity clause of this solicitation: and
- (ii) It o has, o has not filed all required compliance reports.
- (2) Affirmative Action Compliance. The offeror represents that-
- (i) It o has developed and has on file, o has not developed and does not have on file, at each establishment, affirmative action programs required by rules and regulations of the Secretary of Labor (41 CFR parts 60-1 and 60-2),
- (ii) It o has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.
- (e) Certification Regarding Payments to Influence Federal Transactions (31 U.S.C. 1352). (Applies only if the contract is expected to exceed \$100,000.) By submission of its offer, the offeror certifies to the best of its knowledge and belief that no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in connection with the award of any resultant
- (f) Buy American Act Certificate. (Applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Buy American Act-Supplies, is included in this solicitation.)
- (1) The offeror certifies that each end product, except those listed in paragraph (f)(2) of this provision, is a domestic end product and that the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The offeror shall list as foreign end products those end products

manufactured in the United States that do not qualify as domestic end products. The terms "component," "domestic end product," "end product," "foreign end product," and "United States" are defined in the clause of this solicitation entitled "Buy American Act-Supplies."

(2) Foreign End Products:

Line Item No.	Country of Origin
_	_
_	_

[List as necessary]

- (3) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.
- (g)(1) Buy American Act-Free Trade Agreements-Israeli Trade Act Certificate. (Applies only if the clause at FAR 52.225-3, Buy American Act-Free Trade Agreements-Israeli Trade Act, is included in this solicitation.)
- (i) The offeror certifies that each end product, except those listed in paragraph (g)(1)(ii) or (g)(1)(iii) of this provision, is a domestic end product and that the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The terms "component," "domestic end product," "end product," "foreign end product," and "United States" are defined in the clause of this solicitation entitled "Buy American Act-Free Trade Agreements-Israeli Trade Act."
- (ii) The offeror certifies that the following supplies are FTA country end products or Israeli end products as defined in the clause of this solicitation entitled "Buy American Act-Free Trade Agreements-Israeli Trade Act":

FTA Country or Israeli End Products:

Line Item No.	Country of Origin
_	_

[List as necessary]

(iii) The offeror shall list those supplies that are foreign end products (other than those listed in paragraph (g)(1)(ii) of this provision) as defined in the clause of this solicitation entitled "Buy American Act-Free Trade Agreements-Israeli Trade Act." The offeror shall list as other foreign end products those end products manufactured in the United States that do not qualify as domestic end products.

Other Foreign End Products:

Line Item No.	Country of Origin
_	_
_	_

[List as necessary]

- (iv) The Government will evaluate offers in accordance with the policies and procedures of FAR Part 25.
- (2) Buy American Act-Free Trade Agreements-Israeli Trade Act Certificate, Alternate I (Jan 2004). If Alternate I to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:
- (g)(1)(ii) The offeror certifies that the following supplies are Canadian end products as defined in the clause of this solicitation entitled "Buy American Act-Free Trade Agreements-Israeli Trade Act":

Canadian End Products:

Line Item No.	
	_
_	_
	-
_	_
_	-

[List as necessary]

- (3) Buy American Act-Free Trade Agreements-Israeli Trade Act Certificate, Alternate II (Jan 2004). If Alternate II to the clause at FAR 52.225-3 is included in this solicitation, substitute the following paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision:
- (g)(1)(ii) The offeror certifies that the following supplies are Canadian end products or Israeli end products as defined in the clause of this solicitation entitled "Buy American Act-Free Trade Agreements-Israeli Trade Act":

Canadian or Israeli End Products:

Line Item No.	Country of Origin
_	_
_	_

[List as necessary]

- (4) *Trade Agreements Certificate*. (Applies only if the clause at FAR 52.225-5, Trade Agreements, is included in this solicitation.)
- (i) The offeror certifies that each end product, except those listed in paragraph (g)(4)(ii) of this provision, is a U.S.-made, designated country, Caribbean Basin country, or FTA country end product, as defined in the clause of this solicitation entitled "Trade Agreements."
- (ii) The offeror shall list as other end products those end products that are not U.S.-made, designated country, Caribbean Basin country, or FTA country end products.

Other End Products:

Line Item No.	Country of Origin
_	_

					SPN1300-04 Page	e 60 of 79
					3	
[List as necessary]		1				
(iii) The Government witems subject to the Trac Caribbean Basin country. The Government will confirm the Government will confirm the offers for such product the offers for such product the offers for such product (a) Certification Regard only if the contract value of its knowledge and beto (a) o Are, o are not presecontracts by any Federal (b) o Have, o have not, we rendered against them for obtain, or performing a lantitrust statutes relating falsification or destruction (b) o Are, o are not presecommission of any of the contracting Officer must included in the List of Presecuted at 22.1503(b).	de Agreements Act, or FTA country onsider for award of the country of th	et, the Govern e end product only offers o tracting Offin to fulfill the suspension or exceed the sim- or and/or any uspended, pro- r period prece- fraud or a cro- cal government of offers; of king false state, or otherwise fichild Labor th (i)(1) any e	mment will ever so without regard U.Smade, cer determine requirements and in the requirements of the proposed for delegating this official offension and contract of commission attements, tax are criminally of the contract of the contrac	raluate offers of ard to the restricted to the restricted to the restricted to the solicite for Award (Exestition threshold palsbarment, or decorder, been convicted in connection or subcontract; nof embezzleme evasion, or receivally charge and Products (Exesting acquired)	YU.Smade, descritons of the Buntry, Caribbean no offers for suation. Executive Order 12 In the offeror contained ineligible and the obtaining violation of Federal, theft, forger eliving stolen produced by a Government of the obtaining with the obtaining violation of the obtaining eliving stolen produced by a Government of the obtaining with the obtaining with the obtaining violation of the obtaining eliving stolen produced by a Government of the obtaining with	signated country, by American Act. Basin country, or ach products or that (2549). (Applies ertifies, to the best for the award of civil judgment, attempting to deral or state try, bribery, operty; and ment entity with, (23126). [The itation that are
(1) Listed end products. Listed End Product	Listed Cour					
	Original Control of the Control of t	···	-			
	1					
(2) Certification. [If the this provision, then the comproduced, or manufacture [] (ii) The offeror may smanufactured in the correlation effort to determine such end product furnish of any such use of child	offeror must certify tot supply any end ared in the correspond supply an end pro- presponding country whether forced of aned under this con-	by to either (i) product listed onding count duct listed in by as listed for indentured	of (2)(i) or (i)(2) ed in paragraphry as listed for paragraph (i) or that produce child labor w	2)(ii) by checkin bh (i)(1) of this por that product.)(1) of this prov tt. The offeror costs used to mine	g the appropriate provision that we resist that was nertifies that it has produce, or many the appropriate that it has produce, or many the appropriate that it has produce, or many the approximate that the produce is the approximate that the approximate the approximate that the approximate the approximate that the approximate the approximate that the approximate that the approximate t	vas mined, nined, produced, or as made a good anufacture any
Alternate I (Apr 2002).	As prescribed in 1	2.301(b)(2),	add the follo	wing paragraph	(c)(11) to the b	pasic provision:
(11) (Complete if the of	feror has represen	ted itself as	disadvantaged	d in paragraph (c)(4) or (c)(9) o	of this provision.)
[The offeror shall check	the category in w	hich its own	ership falls]:			
Black American.						
Hispanic American	1.					

Asian-Pacific American (persons with origins from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of the

Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians).

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Pacific Islands (Republic of Palau), Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).

____ Subcontinent Asian (Asian-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal).

Alternate II (Oct 2000). As prescribed in 12.301(b)(2), add the following paragraph (c)(9)(iii) to the basic provision:

(iii) *Address*. The offeror represents that its address o is, o is not in a region for which a small disadvantaged business procurement mechanism is authorized and its address has not changed since its certification as a small disadvantaged business concern or submission of its application for certification. The list of authorized small disadvantaged business procurement mechanisms and regions is posted at http://www.arnet.gov/References/ sdbadjustments.htm. The offeror shall use the list in effect on the date of this solicitation. "Address," as used in this provision, means the address of the offeror as listed on the Small Business Administration's register of small disadvantaged business concerns or the address on the completed application that the concern has submitted to the Small Business Administration or a Private Certifier in accordance with 13 CFR part 124, subpart B. For joint ventures, "address" refers to the address of the small disadvantaged business concern that is participating in the joint venture.

Attachment to 52.212-3

252.225-7000 Buy American Act-Balance of Payments Program Certificate (APR 2003) DFARS.

BUY AMERICAN ACT--BALANCE OF PAYMENTS PROGRAM CERTIFICATE (APR 2003)

- (a) *Definitions*. "Domestic end product," "foreign end product," "qualifying country," and "qualifying country end product" have the meanings given in the Buy American Act and Balance of Payments Program clause of this solicitation.
- (b) Evaluation. The Government-

Individual/concern, other than one of the preceding.

- (1) Will evaluate offers in accordance with the policies and procedures of Part 225 of the Defense Federal Acquisition Regulation Supplement; and
- (2) Will evaluate offers of qualifying country end products without regard to the restrictions of the Buy American Act or the Balance of Payments Program.
- (c) Certifications and identification of country of origin.
 - (1) For all line items subject to the Buy American Act and Balance of Payments Program clause of this solicitation, the offeror certifies that-
 - (i) Each end product, except those listed in paragraphs (c)(2) or (3) of this provision, is a domestic end product; and
 - (ii) Components of unknown origin are considered to have been mined, produced, or manufactured outside the United States or a qualifying country.
 - (2) The offeror certifies that the following end products are qualifying country end products:

Line Item Number

Country of Origin

(3) The following end products are other foreign end products:

Line Item Number

Country of Origin (If known)

52.212-4 Contract Terms and Conditions-Commercial Items (OCT 2003).

Contract Terms and Conditions-Commercial Items (Oct 2003)

- (a) Inspection/Acceptance. The Contractor shall only tender for acceptance those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. The Government must exercise its post-acceptance rights-
- (1) Within a reasonable time after the defect was discovered or should have been discovered; and
- (2) Before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.
- (b) Assignment. The Contractor or its assignee may assign its rights to receive payment due as a result of performance of this contract to a bank, trust company, or other financing institution, including any Federal lending agency in accordance with the Assignment of Claims Act (31 U.S.C. 3727). However, when a third party makes payment (e.g., use of the Governmentwide commercial purchase card), the Contractor may not assign its rights to receive payment under this contract.
- (c) Changes. Changes in the terms and conditions of this contract may be made only by written agreement of the parties.
- (d) *Disputes*. This contract is subject to the Contract Disputes Act of 1978, as amended (41 U.S.C. 601-613). Failure of the parties to this contract to reach agreement on any request for equitable adjustment, claim, appeal or action arising under or relating to this contract shall be a dispute to be resolved in accordance with the clause at FAR 52.233-1, Disputes, which is incorporated herein by reference. The Contractor shall proceed diligently with performance of this contract, pending final resolution of any dispute arising under the contract.
- (e) *Definitions*. The clause at FAR 52.202-1, Definitions, is incorporated herein by reference.
- (f) Excusable delays. The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence such as, acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine

restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement of any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.

(g) *Invoice*.

- (1) The Contractor shall submit an original invoice and three copies (or electronic invoice, if authorized) to the address designated in the contract to receive invoices. An invoice must include-
- (i) Name and address of the Contractor;
- (ii) Invoice date and number:
- (iii) Contract number, contract line item number and, if applicable, the order number;
- (iv) Description, quantity, unit of measure, unit price and extended price of the items delivered;
- (v) Shipping number and date of shipment, including the bill of lading number and weight of shipment if shipped on Government bill of lading:
- (vi) Terms of any discount for prompt payment offered;
- (vii) Name and address of official to whom payment is to be sent;
- (viii) Name, title, and phone number of person to notify in event of defective invoice; and
- (ix) Taxpayer Identification Number (TIN). The Contractor shall include its TIN on the invoice only if required elsewhere in this contract.
- (x) Electronic funds transfer (EFT) banking information.
- (A) The Contractor shall include EFT banking information on the invoice only if required elsewhere in this contract.
- (B) If EFT banking information is not required to be on the invoice, in order for the invoice to be a proper invoice, the Contractor shall have submitted correct EFT banking information in accordance with the applicable solicitation provision, contract clause (*e.g.*, 52.232-33, Payment by Electronic Funds Transfer-Central Contractor Registration, or 52.232-34, Payment by Electronic Funds Transfer-Other Than Central Contractor Registration), or applicable agency procedures.
- (C) EFT banking information is not required if the Government waived the requirement to pay by EFT.
- (2) Invoices will be handled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget (OMB) prompt payment regulations at 5 CFR part 1315.
- (h) *Patent indemnity*. The Contractor shall indemnify the Government and its officers, employees and agents against liability, including costs, for actual or alleged direct or contributory infringement of, or inducement to infringe, any United States or foreign patent, trademark or copyright, arising out of the performance of this contract, provided the Contractor is reasonably notified of such claims and proceedings.
- (i) Payment.-
- (1) *Items accepted*. Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations set forth in this contract.
- (2) *Prompt payment*. The Government will make payment in accordance with the Prompt Payment Act (31 U.S.C. 3903) and prompt payment regulations at 5 CFR part 1315.
- (3) *Electronic Funds Transfer (EFT)*. If the Government makes payment by EFT, see 52.212-5(b) for the appropriate EFT clause.
- (4) *Discount*. In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purpose of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment check or the specified payment date if an electronic funds transfer payment is made.
- (5) Overpayments. If the Contractor becomes aware of a duplicate contract financing or invoice payment or that the Government has otherwise overpaid on a contract financing or invoice payment, the Contractor shall immediately notify the Contracting Officer and request instructions for disposition of the overpayment.
- (j) *Risk of loss*. Unless the contract specifically provides otherwise, risk of loss or damage to the supplies provided under this contract shall remain with the Contractor until, and shall pass to the Government upon:
- (1) Delivery of the supplies to a carrier, if transportation is f.o.b. origin; or
- (2) Delivery of the supplies to the Government at the destination specified in the contract, if transportation is f.o.b. destination.
- (k) Taxes. The contract price includes all applicable Federal, State, and local taxes and duties.
- (l) Termination for the Government's convenience. The Government reserves the right to terminate this contract, or any part hereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges the Contractor can demonstrate to the

satisfaction of the Government using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred which reasonably could have been avoided.

- (m) *Termination for cause*. The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.
- (n) *Title*. Unless specified elsewhere in this contract, title to items furnished under this contract shall pass to the Government upon acceptance, regardless of when or where the Government takes physical possession.
- (o) *Warranty*. The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.
- (p) *Limitation of liability*. Except as otherwise provided by an express warranty, the Contractor will not be liable to the Government for consequential damages resulting from any defect or deficiencies in accepted items.
- (q) *Other compliances*. The Contractor shall comply with all applicable Federal, State and local laws, executive orders, rules and regulations applicable to its performance under this contract.
- (r) Compliance with laws unique to Government contracts. The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. 327, et seq., Contract Work Hours and Safety Standards Act; 41 U.S.C. 51-58, Anti-Kickback Act of 1986; 41 U.S.C. 265 and 10 U.S.C. 2409 relating to whistleblower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. 423 relating to procurement integrity.
- (s) *Order of precedence*. Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order:
- (1) The schedule of supplies/services.
- (2) The Assignments, Disputes, Payments, Invoice, Other Compliances, and Compliance with Laws Unique to Government Contracts paragraphs of this clause.
- (3) The clause at 52.212-5.
- (4) Addenda to this solicitation or contract, including any license agreements for computer software.
- (5) Solicitation provisions if this is a solicitation.
- (6) Other paragraphs of this clause.
- (7) The Standard Form 1449.
- (8) Other documents, exhibits, and attachments.
- (9) The specification.
- (t) Central Contractor Registration (CCR).
- (1) Unless exempted by an addendum to this contract, the Contractor is responsible during performance and through final payment of any contract for the accuracy and completeness of the data within the CCR database, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, the Contractor is required to review and update on an annual basis from the date of initial registration or subsequent updates its information in the CCR database to ensure it is current, accurate and complete. Updating information in the CCR does not alter the terms and conditions of this contract and is not a substitute for a properly executed contractual document.
- (2)(i) If a Contractor has legally changed its business name, "doing business as" name, or division name (whichever is shown on the contract), or has transferred the assets used in performing the contract, but has not completed the necessary requirements regarding novation and change-of-name agreements in FAR Subpart 42.12, the Contractor shall provide the responsible Contracting Officer a minimum of one business day's written notification of its intention to (A) change the name in the CCR database; (B) comply with the requirements of Subpart 42.12; and (C) agree in writing to the timeline and procedures specified by the responsible Contracting Officer. The Contractor must provide with the notification sufficient documentation to support the legally changed name.
- (ii) If the Contractor fails to comply with the requirements of paragraph (t)(2)(i) of this clause, or fails to perform the agreement at paragraph (t)(2)(i)(C) of this clause, and, in the absence of a properly executed novation or change-of-name agreement, the CCR information that shows the Contractor to be other than the Contractor indicated in the contract will be considered to be incorrect information within the meaning of the "Suspension of Payment" paragraph of the electronic funds transfer (EFT) clause of this contract.

- (3) The Contractor shall not change the name or address for EFT payments or manual payments, as appropriate, in the CCR record to reflect an assignee for the purpose of assignment of claims (see Subpart 32.8, Assignment of Claims). Assignees shall be separately registered in the CCR database. Information provided to the Contractor's CCR record that indicates payments, including those made by EFT, to an ultimate recipient other than that Contractor will be considered to be incorrect information within the meaning of the "Suspension of payment" paragraph of the EFT clause of this contract.
- (4) Offerors and Contractors may obtain information on registration and annual confirmation requirements via the internet at http://www.ccr.gov or by calling 1-888-227-2423 or 269-961-5757.

ADENDUM TO 52.212-4 CONTRACT TERMS AND CONDITIONS—COMMERCIAL ITEMS

The following paragraph(s) of 52.212-4 are amended as indicated below:

1. Paragraph (t), Central Contractor Registration(CCR).

Add the following:

(5) Definitions.

"Central Contractor Registration (CCR) Database" means the primary Government repository for contractor information required for the conduct of business with the Government.

"Commercial and Government Entity (CAGE) Code" means—

- (a) A code assigned by the Defense Logistics Information Service (DLIS) to identify a commercial or Government entity; or
- (b) A code assigned by a member of the North Atlantic Treaty Organization that DLIS records and maintains in the CAGE master file. This type of code is known as an "NCAGE code".

"<u>Data Universal Number System (DUNS) Number</u>" means the 9-digit number assigned by Dun and Bradstreet, Inc. (D&B) to identify unique business entities.

"<u>Data Universal Numbering System+4 (DUNS+4) Number</u>" means the DUNS number assigned by D&B plus a 4-character suffix that may be assigned by a business concern. (D&B has no affiliation with this 4-character suffix.) This 4-character suffix may be assigned at the discretion of the business concern to establish additional CCR records for identifying alternative Electronic Funds Transfer (EFT) accounts (see Subpart 32.11 of the Federal Acquisition Regulation) for the same parent concern.

"Registered in the CCR Database" means that—

- (a) The Contractor has entered all mandatory information, including the DUNS number or the DUNS+4 number, into the CCR database;
 - (b) The Contractor's CAGE code is in the CCR database; and
- (c) The Government has validated all mandatory data fields and has marked the records "Active".

<u>52.212-5 Contract Terms and Conditions Required to Implement Statutes or Executive Orders-Commercial Items (JAN 2004)(DEVIATION).</u>

Contract Terms and Conditions Required to Implement Statutes or Executive Orders-Commercial Items (Jan 2004) (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clause, which is incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items: 52.233-3, Protest after Award (Aug 1996) (31 U.S.C. 3553).

(b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

X (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Jul 1995), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402). __(2) 52.219-3, Notice of Total HUBZone Set-Aside (Jan 1999) (15 U.S.C. 657a). (3) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 1999) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a). (4)(i) 52.219-5, Very Small Business Set-Aside (June 2003) (Pub. L. 103-403, section 304, Small Business Reauthorization and Amendments Act of 1994). __ (ii) Alternate I (Mar 1999) of 52.219-5. __ (iii) Alternate II (June 2003) of 52.219-5. __(5)(i) 52.219-6, Notice of Total Small Business Set-Aside (June 2003) (15 U.S.C. 644). __ (ii) Alternate I (Oct 1995) of 52.219-6. __(6)(i) 52.219-7, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644). __ (ii) Alternate I (Oct 1995) of 52.219-7. __ (7) 52.219-8, Utilization of Small Business Concerns (Oct 2000) (15 U.S.C. 637(d)(2) and (3)). __(8)(i) 52.219-9, Small Business Subcontracting Plan (Jan 2002) (15 U.S.C. 637(d)(4). __ (ii) Alternate I (Oct 2001) of 52.219-9. __(iii) Alternate II (Oct 2001) of 52.219-9. __ (9) 52.219-14, Limitations on Subcontracting (Dec 1996) (15 U.S.C. 637(a)(14)). (10)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (June 2003) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323) (if the offeror elects to waive the adjustment, it shall so indicate in its offer). __ (ii) Alternate I (June 2003) of 52.219-23. (11) 52.219-25, Small Disadvantaged Business Participation Program-Disadvantaged Status and Reporting (Oct 1999) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323). (12) 52.219-26, Small Disadvantaged Business Participation Program-Incentive Subcontracting (Oct 2000) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323). X (13) 52.222-3, Convict Labor (June 2003) (E.O. 11755). X_ (14) 52.222-19, Child Labor-Cooperation with Authorities and Remedies (Jan 2004) (E.O. 13126). X (15) 52.222-21, Prohibition of Segregated Facilities (Feb 1999). <u>X</u> (16) 52.222-26, Equal Opportunity (Apr 2002) (E.O. 11246). X (17) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001) (38 U.S.C. 4212). X (18) 52.222-36, Affirmative Action for Workers with Disabilities (Jun 1998) (29 U.S.C. 793). X (19) 52.222-37, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001) (38 U.S.C. 4212). (20)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Products (Aug 2000) (42 U.S.C. 6962(c)(3)(A)(ii)). __ (ii) Alternate I (Aug 2000) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). __ (21) 52.225-1, Buy American Act-Supplies (June 2003) (41 U.S.C. 10a-10d). (22)(i) 52.225-3, Buy American Act-Free Trade Agreements-Israeli Trade Act (Jan 2004) (41 U.S.C. 10a-10d, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, Pub. L. 108-77, 108-78). __ (ii) Alternate I (Jan 2004) of 52.225-3. __ (iii) Alternate II (Jan 2004) of 52.225-3.

(23) 52.225-5, Trade Agreements (Jan 2004) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).

- <u>X</u> (24) 52.225-13, Restrictions on Certain Foreign Purchases (Oct 2003) (E.o.s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
- __ (25) 52.225-15, Sanctioned European Union Country End Products (Feb 2000) (E.O. 12849).
- __(26) 52.225-16, Sanctioned European Union Country Services (Feb 2000) (E.O. 12849).
- __(27) 52.232-29, Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
- (28) 52.232-30, Installment Payments for Commercial Items (Oct 1995) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
- X (29) 52.232-33, Payment by Electronic Funds Transfer-Central Contractor Registration (Oct 2003) (31 U.S.C. 3332).
- __(30) 52.232-34, Payment by Electronic Funds Transfer-Other than Central Contractor Registration (May 1999) (31 U.S.C. 3332).
- (31) 52.232-36, Payment by Third Party (May 1999) (31 U.S.C. 3332).
- __ (32) 52.239-1, Privacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).
- <u>X</u> (33)(i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (Apr 2003) (46 U.S.C. Appx 1241 and 10 U.S.C. 2631)...
- (ii) Alternate I (Apr 1984) of 52.247-64.
- (c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
 - __(1) 52.222-41, Service Contract Act of 1965, as Amended (May 1989) (41 U.S.C. 351, et seq.).
- __ (2) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
- __ (3) 52.222-43, Fair Labor Standards Act and Service Contract Act-Price Adjustment (Multiple Year and Option Contracts) (May 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
- __ (4) 52.222-44, Fair Labor Standards Act and Service Contract Act-Price Adjustment (Feb 2002) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
- __ (5) 52.222-47, SCA Minimum Wages and Fringe Benefits Applicable to Successor Contract Pursuant to Predecessor Contractor Collective Bargaining Agreements (CBA) (May 1989) (41 U.S.C. 351, et seq.).
- (d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records-Negotiation.
- (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
- (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (e)(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in paragraphs (i) through (vi) of this paragraph in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause-
- (i) 52.219-8, Utilization of Small Business Concerns (Oct 2000) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$500,000 (\$1,000,000 for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
- (ii) 52.222-26, Equal Opportunity (Apr 2002) (E.O. 11246).
- (iii) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Dec 2001) (38 U.S.C. 4212).
- (iv) 52.222-36, Affirmative Action for Workers with Disabilities (June 1998) (29 U.S.C. 793).

- (v) 52.222-41, Service Contract Act of 1965, as Amended (May 1989), flow down required for all subcontracts subject to the Service Contract Act of 1965 (41 U.S.C. 351, et seq.).
- (vi) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (Apr 2003) (46 U.S.C. Appx 1241 and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.
- (2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

The following ADDITIONAL PROVISIONS are set forth in FULL TEXT:

52.209-9P06 RESPONSIBILITY OF OFFEROR (JAN 1992) DSCP

In considering the responsibility of an offeror, the government reserves the right to determine the responsibility of the offeror's proposed subcontractor(s) or supplier(s). The same factors shall be used to determine the responsibility of the offeror and its subcontractor(s) or supplier(s). The determination of responsibility of a proposed subcontractor or supplier shall not be construed to relieve the contractor of the sole responsibility of assuring that performance of all work under the contract is in strict accordance with its terms and conditions.

52.211-9P38 PLACE OF PERFORMANCE (OCT 2003) DSCP

- (a) The offeror must stipulate in the Place of Performance clause included in this solicitation information pertinent to the place of performance. Failure to furnish this information with the bid may result in rejection of the offer/bid.
- (b) No change in the place(s) of performance shall be permitted between the opening/closing date of the bid/offer and the award except where time permits and then only upon receipt of the contracting officer's written approval.
- (c) Any change in place(s) of performance cited in this offer and in any resulting contract is prohibited unless it is specifically approved in advance by the contracting officer.
- (d) When a subcontractor is to perform any portion of the work called for in this solicitation or any resulting contract, the contracting officer may require a copy of the subcontracting agreement. If a copy of the agreement is requested, the contracting officer will furnish a DSCP Form 1780, Addendum to Subcontracting Agreement, for execution, signature and return by the offeror/prime contractor

52.215-6 -- PLACE OF PERFORMANCE (OCT 1997)

- (a) The offeror or respondent, in the performance of any contract resulting from this solicitation, intends, does not intend [check applicable block] to use one or more plants or facilities located at a different address from the address of the offeror or respondent as indicated in this proposal or response to request for information.
- (b) If the offeror or respondent checks "intends" in paragraph (a) of this provision, it shall insert in the following spaces the required information:

Place of Performance(Street Address, City, State, County, Zip Code)	Name and Address of Owner and Operator of the Plant or Facility if Other Than Offeror or Respondent

252.212-7000 Offeror Representations and Certifications--Commercial Items.

OFFEROR REPRESENTATIONS AND CERTIFICATIONS--COMMERCIAL ITEMS (NOV 1995)

- (a) Definitions. As used in this clause-
 - (1) "Foreign person" means any person other than a United States person as defined in Section 16(2) of the Export Administration Act of 1979 (50 U.S.C. App. Sec. 2415).
 - (2) "United States person" is defined in Section 16(2) of the Export Administration Act of 1979 and means any United States resident or national (other than an individual resident outside the United States and employed by other than a United States person), any domestic concern (including any permanent domestic establishment of any foreign concern), and any foreign subsidiary or affiliate (including any permanent foreign establishment) of any domestic concern which is controlled in fact by such domestic concern, as determined under regulations of the President.
- (b) Certification. By submitting this offer, the Offeror, if a foreign person, company or entity, certifies that it-
 - (1) Does not comply with the Secondary Arab Boycott of Israel; and
 - (2) Is not taking or knowingly agreeing to take any action, with respect to the Secondary Boycott of Israel by Arab countries, which 50 U.S.C. App. Sec. 2407(a) prohibits a United States person from taking.
- (c) Representation of Extent of Transportation by Sea. (This representation does not apply to solicitations for the direct purchase of ocean transportation services).
 - (1) The Offeror shall indicate by checking the appropriate blank in paragraph (c)(2) of this provision whether transportation of supplies by sea is anticipated under the resultant contract. The term "supplies" is defined in the Transportation of Supplies by Sea clause of this solicitation.

supplies is defined in the Transportation of Supplies by Sea chause of this solicitation.
(2) <u>Representation</u> . The Offeror represents that it-
Does anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.
Does not anticipate that supplies will be transported by sea in the performance of any contract or subcontract resulting from this solicitation.

(3) Any contract resulting from this solicitation will include the Transportation of Supplies by Sea clause. If the Offeror represents that it will not use ocean transportation, the resulting contract will also include the Defense Federal Acquisition Regulation Supplement clause at 252.247-7024, Notification of Transportation of Supplies by Sea.

252.212-7001 CONTRACT TERMS AND CONDITIONS REQUIRED TO IMPLEMENTSTATUTES OR EXECUTIVE ORDERS APPLICABLE TO DEFENSE ACQUISITIONS OF COMMERCIAL ITEMS (JAN 2004) DFARS

(a) The Contractor agrees to comply with the following Federal Acquisition Regulation (FAR
clause which, if checked, is included in this contract by reference to implement a provision of law
applicable to acquisitions of commercial items or components.

<u>X</u> **52.203-3** Gratuities (APR 1984) (10 U.S.C. 2207)

(b) The Contractor agrees to comply with any clause that is checked on the following list of Defense FAR Supplement clauses which, if checked, is included in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items or components.

		252.205-7000	Provision of Information to Cooperative Agreement Holders (DEC
			1991) (10 U.S.C. 2416).
		252.219-7004	Small, Small Disadvantaged and Women-Owned Small Business
			Subcontracting Plan (Test Program) (JUN 1997) (15 U.S.C. 637 note).
	X	252.225-7001	Buy American Act and Balance of Payments Program (APR 2003)
		_	41 U.S.C. 10a-10d, E.O. 10582).
	X	252.225-7012	Preference for Certain Domestic Commodities (FEB 2003) (10
		_	U.S.C. 2533a).
		252.225-7014	Preference for Domestic Specialty Metals (APR 2003) (10 U.S.C.
			2533a).
		252.225-7015	Restriction on Acquisition of Hand or Measuring Tools (APR
			2003) (10 U.S.C. 2533a).
		252.225-7016	Restriction on Acquisition of Ball and Roller Bearings (APR
			2003)
			(Alternate I)[dc9] (APR 2003) (10 U.S.C. 2534 and Section 8099 of
Pub.			
			L. 104-61 and similar sections in subsequent DoD appropriations
			acts).
		252.225-7021	Trade Agreements (JAN 2004) (19 U.S.C. 2501-2518 and 19
			U.S.C. 3301 note).
		252.225-7027	Restriction on Contingent Fees for Foreign Military Sales (APR
			2003) (22 U.S.C.2779).
		252.225-7028	Exclusionary Policies and Practices of Foreign Governments (APR
			2003) (22 U.S.C. 2755).

252.212-7001 (continued)

252.225-7036 Buy American ActFree Trade AgreementsBalance of Payment
Program (JAN 2004) (Alternate I)[dc14] (JAN 2004) (41 U.S.C. 10a-10d
and 19 U.S.C. 3301 note).
252.225-7038 Restriction on Acquisition of Air Circuit Breakers (APR 2003)
(10 U.S.C. 2534(a)(3)).
X 252.226-7001 Utilization of Indian Organizations, Indian-Owned Economic
Enterprises, and Native Hawaiian Small Business Concerns (OCT 2003)
(Section 8021 of Pub. L. 107-248).
252.227-7015 Technical Data Commercial Items (NOV 1995) (10 U.S.C. 2320).
252.227-7037 Validation of Restrictive Markings on Technical Data (SEP 1999)
(10 U.S.C. 2321).
X 252.232-7003 Electronic Submission of Payment Requests (JAN 2004) (10
U.S.C. 2227).
<u>X</u> 252.243-7002 Requests for Equitable Adjustment (MAR 1998) (10 U.S.C. 2410).
<u>X</u> 252.247-7023 Transportation of Supplies by Sea (MAY 2002) (Alternate I)[dc22]
(MAR 2000) (Alternate II)[dc23] (MAR 2000) (Alternate III)[dc24]
(MAY 2002)
(10 U.S.C. 2631).
X 252.247-7024 Notification of Transportation of Supplies by Sea (MAR 2000)
(10 U.S.C. 2631).

(c) In addition to the clauses listed in paragraph (e) of the Contract Terms and Conditions Required to Implement Statutes or Executive Orders-Commercial Items clause of this contract (FAR 52.212-5), the Contractor shall include the terms of the following clauses, if applicable, in subcontracts for commercial items or commercial components, awarded at any tier under this contract:

252.225-7014 Preference for Domestic Specialty Metals, Alternate I (APR 2003) (10 U.S.C. 2533a).
252.247-7023 Transportation of Supplies by Sea (MAY 2002) (10U.S.C. 2631).
252.247-7024 Notification of Transportation of Supplies by Sea (MAR 2000) (10 U.S.C. 2631).

252.204-7004 Required Central Contractor Registration (NOV 2001).

REQUIRED CENTRAL CONTRACTOR REGISTRATION (NOV 2001)

- (a) Definitions. As used in this clause-
 - (1) "Central Contractor Registration (CCR) database" means the primary DoD repository for contractor information required for the conduct of business with DoD.

- (2) "Data Universal Number System (DUNS) number" means the 9-digit number assigned by Dun and Bradstreet Information Services to identify unique business entities.
- (3) "Data Universal Numbering System +4 (DUNS+4) number" means the DUNS number assigned by Dun and Bradstreet plus a 4-digit suffix that may be assigned by a parent (controlling) business concern. This 4-digit suffix may be assigned at the discretion of the parent business concern for such purposes as identifying subunits or affiliates of the parent business concern.
- (4) "Registered in the CCR database" means that all mandatory information, including the DUNS number or the DUNS+4 number, if applicable, and the corresponding Commercial and Government Entity (CAGE) code, is in the CCR database; the DUNS number and the CAGE code have been validated; and all edits have been successfully completed.
- (b)(1) By submission of an offer, the offeror acknowledges the requirement that a prospective awardee must be registered in the CCR database prior to award, during performance, and through final payment of any contract resulting from this solicitation, except for awards to foreign vendors for work to be performed outside the United States.
 - (2) The offeror shall provide its DUNS or, if applicable, its DUNS+4 number with its offer, which will be used by the Contracting Officer to verify that the offeror is registered in the CCR database.
 - (3) Lack of registration in the CCR database will make an offeror ineligible for award.
 - (4) DoD has established a goal of registering an applicant in the CCR database within 48 hours after receipt of a complete and accurate application via the Internet. However, registration of an applicant submitting an application through a method other than the Internet may take up to 30 days. Therefore, offerors that are not registered should consider applying for registration immediately upon receipt of this solicitation.
- (c) The Contractor is responsible for the accuracy and completeness of the data within the CCR, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, the Contractor is required to confirm on an annual basis that its information in the CCR database is accurate and complete.
- (d) Offerors and contractors may obtain information on registration and annual confirmation requirements by calling 1-888-227-2423, or via the Internet at http://www.ccr.gov.

52.215-6 Place of Performance (OCT 1997).

(a) The offeror or respondent, in the performance of any contract resulting from this solicitation, o intends, o does not intend [check applicable block] to use one or more plants or facilities located at a different address from the address of the offeror or respondent as indicated in this proposal or response to request for information.(b) If the offeror or respondent checks "intends" in paragraph (a) of this provision, it shall insert in the following spaces the required information:

Place of Performance (Street Address, City, State, County, Zip Code)	Name and Address of Owner and Operator of the Plant or Facility if Other than Offeror or Respondent

l –	

52.216-18 Ordering.

As prescribed in 16.506(a), insert the following clause:

Ordering (Oct 1995)

- (a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the Schedule. Such orders may be issued from <u>July 18, 2004</u> through <u>July 16, 2005</u>.
- (b) All delivery orders or task orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order or task order and this contract, the contract shall control.
- (c) If mailed, a delivery order or task order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally, by facsimile, or by electronic commerce methods only if authorized in the Schedule.

52.216-22 Indefinite Quantity(OCT 1995).

- (a) This is an indefinite-quantity contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies and services specified in the Schedule are estimates only and are not purchased by this contract.
- (b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. The Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the Schedule up to and including the quantity designated in the Schedule as the "maximum." The Government shall order at least the quantity of supplies or services designated in the Schedule as the "minimum."
- (c) Except for any limitations on quantities in the Order Limitations clause or in the Schedule, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
- (d) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; *provided*, that the Contractor shall not be required to make any deliveries under this contract after <u>July 20, 2005</u>.

52.233-9000 -- AGENCY PROTESTS (SEP 1999) DLAD

Companies protesting this procurement may file a protest 1) with the contracting officer, 2) with the General Accounting Office, or 3) pursuant to Executive Order 12979, with the Agency for a decision by the Activity's Chief of the Contracting Office. Protests filed with the agency should clearly state that they are an "Agency Level Protest under Executive Order 12979." (Note: DLA procedures for Agency Level Protests filed under Executive Order No. 12979 allow for a higher level decision on the initial protest than would occur with a protest to the contracting officer; this process is not an appellate review of a contracting officer's decision on a protest previously filed with the contracting officer). Absent a clear indication of the intent to file an agency level protest, protests will be presumed to be protests to the contracting officer.

52.252-1 -- Solicitation Provisions Incorporated by Reference (FEB 1998).

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this/these address(es):

1.44//	1	.11 -	:1/:	- 1. 4
http://www.procregs	.na	.uia	.11111/100	S.Hun

52.252-2 -- Clauses Incorporated by Reference (FEB 1998).

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this address:

http://www.dla.mil/j-3/j-336/icps.htm_OR http://www.dla.mil/j-3/j-336/logisticspolicy/procurementlinks2.htm.

52.212-9000 CHANGES - MILITARY READINESS (MAR 2001) DLAD 52.247-34 **FOB DESTINATION (NOV 1991)** AUTHORIZED DEVIATIONS IN CLAUSES (APR 1984) 52.252-6

CONTRACTOR IDENTIFICATION NUMBER – DATA UNIVERSAL NUMBERING SYSTEM (DUNS) NUMBER (Apr 1998)

52.204-9P01 SUBMISSION OF INFORMATION REGARDING ELECTRONIC DATA INTERCHANGE (EDI) (MAR 1994) DSCP

- (a) Electronic Data Interchange (EDI) is most commonly defined as the electronic exchange of data contained in normal business transactions, between trading partners, using a public standard format.
- (b) The Defense Supply Center Philadelphia (DSCP) has implemented a system for EDI, using the Accredited Standards Committee (ASC) X12 and/or Uniform Communication Standard (UCS) Standards, as applicable, that will electronically transmit contracts and/or orders for the item(s) covered by this solicitation. Our goal is to utilize EDI to the maximum extent possible and to possess the capability to receive invoices and transmit payments electronically in addition to sending contracts and/or orders.
- (c) EDI capability is not a requirement for award under this solicitation. Any data submitted in paragraph (d) below is for information purposes only and will be considered confidential. At this time, we are asking that you provide information to help us in our implementation consistent with industry efforts and capabilities in this area.
- identified with your firm's name, the solicitation number and the provision number (52.204-9P01) and item numbers:
- (d) Please provide the information requested below. If more space is needed, you may use a blank sheet of paper (1) Identify the standard used/to be used by your firm: () ASC X12 Standard () UCS Standard () Other (Briefly describe): (2) Indicate the type of EDI capability your firm currently possesses or plans to possess within the next 12 months: () Receive requests for quotes. () Send offers. () Receive orders. () Receive functional acknowledgements. () Send functional acknowledgements. () Send ship notices. () Send invoices. () Electronic funds transfer (EFT). () Other (Briefly describe): (3) List any restrictions on government ordering you would need to impose:

() Number of orders per contract: () Minimum quantity per order: () Maximum quantity per order:

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() No of and anima activities.	
() No. of destinations:	
() Other (Briefly describe):	
Name:	
number below and leave the above paragraphs blank solicitation number of the previous submission below	If you are updating a previous submission, insert the and complete the applicable paragraphs.
52.204-9P02 INFORMATION RELATING T	TO ELECTRONIC DATA
	O ELECTROPICE DATA
	amonly defined as the electronic exchange of data contained in
normal business transactions, between trading partne	rs, using a public standard format.
Standards Committee (ASC) X12 and/or Uniform Coelectronically transmit contracts and/or orders for the invoices and transmitting payments electronically. Coelectronically is not a requirement for award should do so at this time. For those offerors who can being permitted since this is a transition period betwee technology and procedures. However, even though to of the government that eventually all transactions will (d) When the offeror intends to use EDI in the trace (1) The offeror shall enter into an EDI Trading below). The EDI TPA defines the responsibilities of (2) The offeror shall be responsible for provide to transmit and receive data electronically under the (3) All terms and conditions which would othe electronic document.	ommunication Standard (UCS) Standards, as applicable, that will be item(s) covered by this solicitation in addition to receiving our goal is to utilize EDI to the maximum extent possible. Under this solicitation. Those offerors who can begin to use EDI mot, the mailing of hard copy documents will continue. This is seen the current methods and the full implementation of EDI he current hard copy procedures will be permitted, it is the intensal be via EDI. Insmission and/or receipt of business documents— g Partner Agreement (TPA) with DSCP (see paragraph (e) of the trading partners exchanging electronic transactions. In ing its own computer hardware and computer software necessary framework of the EDI TPA. Between the current methods are described by the service of the exchanging electronic transactions. In the process of the EDI TPA. Between the current methods are described by the service of the exchanging electronic transactions. In the process of the EDI TPA. Between the current methods are described by the service of the exchanging electronic transactions. In the process of the exchanging electronic transactions are described by the exchanging electronic transactions.
ADDENDUM	
52.204-9P04 CERTIFICATION REGARDIN	G A PREVIOUSLY EXECUTED
	destinations: Briefly describe): system point of contact for EDI: Number: reviously furnished this information to DSCP under a separate solicitation, insert the solicitation cave the above paragraphs blank. If you are updating a previous submission, insert the of the previous submission below and complete the applicable paragraphs. umber: ORMATION RELATING TO ELECTRONIC DATA (EDD) (MAR 1994) DSCP tata Interchange (EDI) is most commonly defined as the electronic exchange of data contained in sactions, between trading partners, using a public standard format. Supply Center Philadelphia (DSCP) has implemented a system for EDI, using the Accredited to (ASC) X12 and/or Uniform Communication Standard (UCS) Standards, as applicable, that will not contracts and/or orders for the item(s) covered by this solicitation in addition to receiving itting payments electronically. Our goal is to utilize EDI to the maximum extent possible. It is not a requirement for award under this solicitation. Those offerors who can begin to use EDI time. For those offerors who cannot, the mailing of hard copy documents will continue. This is the this is a transition period between the current methods and the full implementation of EDI redures. However, even though the current hard copy procedures will be permitted, it is the intental eventually all transactions will be via EDI. eventured to use EDI in the transmission and/or receipt of business documents—or shall enter into an EDI Trading Partner Agreement (TPA) with DSCP (see paragraph (e) PA defines the responsible for providing its own computer hardware and computer software necessary ive data electronically under the framework of the EDI TPA. and conditions which would otherwise be applicable to a paper document shall apply to the intended to the offeror by the partner of the partner agreement (TPA) will be provided to the offeror by the understanding of the partner of the part
() No. of destinations: () Other (Briefly describe): () Offeror's system point of contact for EDI: Name: Title:	
() Other (Briefly describe): (4) Offeror's system point of contact for EDI: Name: Title: Telephone Number:	
	A in the performance of any resultant contract.
	adalphia Directorate of Subsistence and
(1) is between the Defense Supply Center Phil	aucipina, Directorate of Subsistence and
(2) is dated	
(2) is ualtu	'NONE" so state):
(3) includes the following modification(s) (II	INOTHE SUSTAIC).
Modification Number Date	

52.209-9P04 CERTIFICATION OR DISCLOSURE OF DEBARRED OR

SUSPENDED SUBCONTRACTORS, SUPPLIERS OR INDIVIDUALS (JAN 1992) DSCP

- (a) Contractors are prohibited from using suspended or debarred contractors as subcontractors or suppliers.
- (1) Except as listed in paragraph (3) below, the offeror certifies by submission of its offer, that no part of the work called for by any contract resulting from this solicitation shall be performed by any subcontractor, of any tier, or supplier appearing in the lists of parties excluded from federal procurement or nonprocurement programs.

contracting officer at the offi	ce shown on page 1 of the so		e
	nded contractors proposed as Address of Contractor(s)	subcontractors or suppliers:	
(4) Approval to use a government unless there are		actor as a subcontractor or supplier shall not be given by pproval.	the
		h this clause in any contract resulting from this solicitation	on
		act, or any portion thereof, pursuant to the "default" claus	
of such contract.	-		
(6) The offeror agrees	, if awarded a contract under	this solicitation, to insert the substance of this clause,	
		g from such contract and to require its subcontractors and	d
suppliers to do likewise.	3	1	
	re required to identify below.	as indicated any suspended or debarred individuals	
		employ, associate with or have a relationship to. Such	
		be examined to determine the impact of those ties on the	
	as a government contractor.	Verification of suspected suspended/debarred individuals	
AT 177'4 0		D 11 4 1 1 1	
Name and Title of		Describe Association/	
Suspended or Debarred	Organization: (If	Relationship: (e.g.,	
Individual(s):	other than offeror)	employee, consultant)	
			
			

52.211-9P36 FDA COMPLIANCE (JAN 1992) DSCP

If any supplies acquired hereunder are recalled under the provisions of the Federal Food, Drug and Cosmetic Act, and regulations thereunder, the contractor shall, at the Government's option, either reimburse the Government or repair/replace the recalled supplies. Additionally, the contractor shall notify the contracting officer immediately when a firm decides to voluntarily recall or withdraw any product from the marketplace. Upon notification by the contracting officer that supplies acquired hereunder have been recalled, the contractor shall either (a) accept Certificates of Destruction from the Government after the supplies have been properly disposed of, (b) request return of the supplies, or (c) if supplies may be repaired on site without transporting them from their location, furnish all materials necessary to effect repairs. Replacement or reimbursement will be accomplished by the contractor immediately on receipt of Certificates of Destruction or returned supplies. The costs of replacement or repair of supplies, and transportation and handling costs for movement of returned, replaced or repaired supplies within the continental United States shall be paid by the contractor. The provisions of this clause are applicable only when the value of the recalled supplies in the possession of the Government amounts to \$100 or more. The rights and remedies of the Government provided in this clause are in addition to, and do not limit, any rights afforded to the Government by any other clause in the contract.

52.214-9P06 -- ROUNDING OFF OF OFFER AND AWARD PRICES (JAN 1992) ALTERNATE I (FEB 1998) DSCP

Unit prices shall be limited to a maximum of two decimal places. For evaluation and award purposes, offers containing a unit price of more than two decimal places shall be rounded off to two decimal places, as follows:

\$0.101 to \$0.104 = \$0.10 \$0.105 to \$0.109 = \$0.11 \$0.111 to \$0.114 = \$0.11 \$0.115 to \$0.119 = \$0.12, etc.

52.216-9P04 RESPONSIBILITY FOR ADMINISTRATION OF DELIVERY ORDER(S) (AUG 1992) DSCP

Delivery orders issued against this indefinite delivery contract shall be administered by the person who placed the order on behalf of the government, i.e., the commissary ordering officer or the ordering officer responsible for the troop support activity. Ordering officers are authorized to modify delivery orders and perform all administrative functions pertaining to such orders including termination of the order for late deliveries and other product nonconformances. In these cases, the applicable agency, commissary, or activity may reprocure the supplies locally. Ordering officers, however, are not authorized to sign purchase orders or contracts and cannot take any action to charge the account of the contractor unless they are also contracting officers. Only an authorized contracting officer acting on behalf of the agency, commissary or activity can take these particular reprocurement action. Administration of the terms and conditions set forth in the IDC is the responsibility of the DSCP contracting officer. The ordering officer shall also notify the DSCP contracting officer of all terminations and repurchase actions which were processed under the IDC.

52.246-9P29 ADMINISTRATIVE COST TO THE GOVERNMENT IN PROCESSING CONTRACT MODIFICATIONS (JAN 1992) DSCP

Where contract modifications are issued solely for the benefit of the contractor, e.g., acceptance of nonconforming supplies or change in place of performance or delivery, the sum of \$100.00 (the government's administrative cost to process the modification) shall be obtained from the contractor in addition to any other monetary consideration.

52.246-9P31 SANITARY CONDITIONS (JAN 1998) DSCP

- (a) Food Establishments.
- () (1) establishments furnishing food items under DSCP contracts are subject to approval by the Military Medical Service or another agency acceptable to the Military Medical Service. The government does not intend to make any award for, nor accept, any subsistence products manufactured or processed in a plant which is operating under such unsanitary conditions as may lead to product contamination or constitute a health hazard, or which has not been listed in an appropriate government directory as a sanitarily approved establishment when required. Accordingly, the supplier agrees that, except as indicated in paragraphs (2) and (3) below, products furnished as a result of this contract will originate only in establishments listed in the "Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement", published by the U.S. Army Veterinary Command. Suppliers also agree to inform the contracting officer immediately upon notification that a manufacturing plant is no longer sanitarily approved and/or delisted from another agency's listing, as indicated in paragraph (2) below. The contracting officer will also be notified when sanitary approval is regained and listing is reinstated.
- () (1) establishments furnishing food items under DSCP contracts are subject to approval by the Military Medical Service or another agency acceptable to the Military Medical Service. The government does not intend to make any award for, nor accept, any subsistence products manufactured or processed in a plant which is operating under such unsanitary conditions as may lead to product contamination or constitute a health hazard, or which has not been listed in an appropriate government directory as a sanitarily approved establishment when required. Accordingly, the supplier agrees that, except as indicated in paragraphs (2) and (3) below, products furnished as a result of this contract will originate only in establishments listed in the "Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement", published by the U.S. Army Veterinary Command. Bread and bakery products from an establishment inspected by the American Institute of Baking need not be listed in the "Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement" if the contractor certifies in writing that the establishment is currently in good standing. If the establishment should lose their good standing with the American Institute of Baking, the contractor must notify the contracting officer and provide a new source of supply.

- (2) Establishments furnishing the products listed below and appearing in the publications indicated need not be listed in the "Directory of Sanitarily Approved Food Establishments".
- (i) Meat and meat products and poultry and poultry products from establishments which are currently listed in the "Meat and Poultry Inspection Directory", published by the Meat and Poultry Inspection Program AMS, USDA. The item, to be acceptable, shall, on delivery, bear on the product, its wrappers or shipping container, as applicable, the official inspection legend or label of the agency.
- (ii) Meat and meat products for direct delivery to military installations within the same state may be supplied when the items are processed under state inspection in establishments certified by the USDA as being equal to federal meat inspection requirements.
- (iii) Poultry, poultry products, and shell eggs from establishments listed in the "List of Plants Operating under USDA Poultry and Egg Grading Programs" published by Poultry Programs, Grading Branch, AMS, USDA. Egg products (liquid, dehydrated) from establishments listed in the "Meat and Poultry Directory" published by the Food Safety Inspection Service. All products, to be acceptable, shall, on delivery, bear on the product, its wrappers or shipping container, as applicable, the official inspection legend or label of the agency.
- (iv) Fish and fishery products from establishments listed in the "Approved List--Sanitary Inspected Fish Establishments", published by the U.S. Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service.
- (v) Milk and milk products from plants having a pasteurization plant compliance rating of 90 or more, as certified by a state milk sanitation rating officer and listed in "Sanitation Compliance and Enforcement Ratings of Interstate Milk Shippers", published by the U.S. Public Health Service. These may serve as sources of pasteurized milk and milk products as defined in paragraph N, Section I, Part II of the "Grade 'A' Pasteurized Milk Ordinance, 1978 Recommendations of the U.S. Public Health Service", Public Health Service Publication No. 229.
- (vi) "Dairy Plants Surveyed and Approved for USDA Grading Service", published by Dairy Division, Grading Branch, AMS, USDA.
- (vii) Oysters, clams and mussels from plants listed in the "Interstate Certified Shellfish Shippers Lists", published by the U.S. Public Health Service.
- (3) Establishments furnishing the following products are exempt from appearing in the "Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement", or other publication, but will remain subject to inspection and approval by the Military Medical Service or by another inspection agency acceptable to the Military Medical Service:
 - (i) Fruits, vegetables and juices thereof.
- (ii) Special dietary foods and food specialty preparations (except animal products, unless such animal products are produced in establishments covered by paragraphs (2)(i), (2)(iii), or (2)(iv) above).
- (iii) Food oils and fats (except animal products, unless such animal products are produced in establishments covered by paragraph (2)(i), (2)(iii), or (2)(iv) above).
- (iv) foreign establishments whose prepackaged finished items are imported by distributors or brokers into the United States as brand name items and then sold to armed forces procurement agencies for commissary store resale
- (4) Subsistence items other than those exempt from listing in the U.S. Army Veterinary Command "Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement", bearing labels reading "Distributed By", etc., are not acceptable unless the source of manufacturing/processing is indicated on the label or on accompanying shipment documentation.
- (5) When the Military Medical Service or other inspection agency acceptable to the Military Medical Service determines that the sanitary conditions of the establishment or its products have or may lead to product contamination, the contracting officer will suspend the work until such conditions are remedied to the satisfaction of the appropriate inspection agency. Suspension of the work shall not extend the life of the contract, nor shall it be considered sufficient cause for the contractor to request an extension of any delivery date. In the event the contractor fails to correct such objectionable conditions within the time specified by the contracting officer, the government shall have the right to terminate the contract in accordance with the "Default" clause of the contract.
 - (b) Delivery Conveyances.

The supplies delivered under this contract shall be transported in delivery conveyances maintained to prevent contamination of the supplies, and if applicable, equipped to maintain any prescribed temperature. (Semiperishable supplies shall be delivered in a non-refrigerated conveyance.) The delivery conveyances shall be subject to inspection by the government at all reasonable times and places. When the sanitary conditions of the delivery conveyance have led, or may lead to product contamination, or they constitute a health hazard, or the delivery conveyance is not equipped to maintain prescribed temperatures, supplies tendered for acceptance may be rejected without further inspection.

52.246-9P32 FEDERAL FOOD, DRUG AND COSMETIC ACT-WHOLESOME MEAT ACT (JAN 1992) DSCP

- (a) The contractor warrants that the supplies delivered under this contract comply with the Federal Food, Drug and Cosmetic Act and the Wholesome Meat Act, and regulations thereunder. This warranty will apply regardless of whether or not the supplies have been:
 - (1) Shipped in interstate commerce,
 - (2) Seized under either act or inspected by the Food and Drug Administration or Department of Agriculture.
- (3) Inspected, accepted, paid for or consumed, or any or all of these, provided however, that the supplies are not required to comply with requirements of said acts and regulations thereunder when a specific paragraph of the applicable specification directs otherwise and the supplies are being contracted for military rations, not for resale.
- (b) The government shall have six months from the date of delivery of the supplies to the government within which to discover a breach of this warranty. Notwithstanding the time at which such breach is discovered, the right is reserved to give notice of breach of this warranty at any time within such applicable period or within 30 days after expiration of such period, and any such notice shall preserve the rights and remedies provided herein.
- (c) Within a reasonable time after notice to the contractor of breach of this warranty, the government may, at its election:
- (1) Retain all or part of the supplies and recover from the contractor, or deduct from the contract price, a sum determined to be equitable under the circumstances;
- (2) Return or offer to return all or part of the supplies to the contractor in place and recover the contract price and transportation, handling, inspection and storage costs expended therefore; provided, that if the supplies are seized under either act, such seizure, at government option, shall be deemed a return of supplies within the meaning of this clause and thereby allow the government to pursue the remedy provided herein. Failure to agree to any deduction or recovery provided herein shall be a dispute of a question of fact within the meaning of the clause of this contract entitled "disputes".
- (d) The rights and remedies provided by this clause shall not be exclusive and are in addition to other rights and remedies provided by law or under this contract, nor shall pursuit of a remedy herein or by law either jointly, severally or alternatively, whether simultaneously or at different times, constitute an election of remedies.



810 Transaction Set Version 3050 Electronic Invoice REVISED 7/30/98

810 INVOICE VERSION 3050 FUNCTION GROUP=IN

This Draft Standard for Trial Use contains the format and establishes the data contents of the Invoice. Transaction Set (810) for use within the context of an Electronic Data Interchange (EDI) environment. The transaction set can be used to provide for customary and established business and industry practice relative to the billing for goods and services provided.

<u>Prime Vendor(s)</u> NOTE: Certain data segments will require data transmitted as it appears on the Purchase Order. Reference page 1A.

TAB	LE 1		
POS NO	SEG ID	DESCRIPTION	REQ
010 020	ST BIG	Transaction Set Header Beginning Segment for Invoice	M M
070 110 130 140	N1 REF ITD DTM	Loop I.D. – N1 Name Reference Number Terms of Sale Date/Time Reference	O (M for DSCP) O (M for DSCP) O O (M for DSCP)
010 TAB	LE 2 IT1	Loop I.D. – IT1 Baseline Item Data (Invoice)	O (M for DSCP)
TAB	LE 3		
010	TDS	Total Monetary Value Summary	М
040	SAC	<u>Loop I.D SAC</u> Service, Charge Information	0
070 080	CTT SE	Loop I.D. – ISS Transaction Totals Transaction Set Trailer	O (M for DSCP) M

810 INVOICE VERSION 3050 FUNCTION GROUP=IN

The following information applies to PRIME VENDORS only!!

Baseline Item Data (IT1): PAGE 8.

- 1. Contract Line Item Number (CLIN): The very "FIRST CLIN" as it appears on the Purchase Order, "MUST" be transmitted in the IT101. Data is required in all IT1 segments.
- a. If the "FIRST CLIN" was "NOT" delivered, the CLIN must still be transmitted in the IT101; and ZERO fill the quantity and price field(s).
- b. This is Optional. <u>If</u>, additional CLIN(s) on the <u>same</u> Purchase Order <u>have</u> <u>not</u> been delivered, data "MAY" be transmitted, but is not required.
- 2. Contract lines CLIN(s) must be transmitted in line sequence as shown on each Purchase Order.
- 3. Separate Transaction Headers (ST segments) are required for each Purchase Order invoiced.
- 4. Any "new" CLINS/line items, (substituions & adds) must appear as the last line on the invoice. Adds "MUST" start with CLIN number 9999AA, 9999AB. As Call date's change, 9999AA maybe recycled. SEE EXAMPLES...
 - a) SP030098D1234 063A = CLIN # 9999AA 063A = CLIN # 9999AB 063A = CLIN # 9999AC
 - b) SP030098D1234 064T = CLIN # 9999AA 064T = CLIN # 9999AB 064T = CLIN # 9999AC

Revised as of July 30, 1998.

SEG ID ST Transaction Set Header

POS NO 010

REQ DES Mandatory

MAX USE 1

PURPOSE Indicates the start of transaction set and to assign a control number

		DATA ELEMENT SUMMARY			
REF	ELE ID	DESCRIPTION	REQ	TYPE	LENGTH
ST01	143	Transaction Set Identifier Code Code uniquely identifying a Transaction set. 810 X12.2 Invoice	M/Z	ID	3/3
ST02	329	Transaction Set Control Number Identifying control number that multiple Transaction set functional group a For a transaction set	ust be ur	•	

NOTE:

The transaction set identifier (ST01) used by the translation routine of interchange partners to select the appropriate transaction set definition. (e.g. 810 selects the invoice transaction set)

EXAMPLE

ST*810*000004110

SEG ID BIG Beginning Segment for Invoice

POS No 020

Mandatory **REQ DES**

MAX USE

Indicates the beginning of an invoice transaction set and to Transmit identifying numbers and dates **PURPOSE**

		DATA ELEMENT	SUMMAF	RY.			
REF I	ELE ID DESC	RIPTION	REQ	TYPE	LENGTH	I	
BIG01	373	Invoice Date (YYMMDD) * Date	of the inv	oice	M/Z	DT	6/6
BIG02	76	Invoice Number Identifying number	assigned	by issue	M	AN	1/8
BIG04	324	Contract Number (PIIN) SP030098D 0 = numeric zero	1234		M	AN	13/13
BIG05	328	Release Number/C (e.g. 063A)	all		M	AN	4/4
BIG07	640	Transaction Type C	Code		M	ID	2/2
BIG08	353	Transaction Set Pu ZZ = Mutually Defir		de	M	ID	2/2
_	NOTE: BIG04 - Do not transmit dashes or slashes BIG08 – Applied to Invoices for "PRIME VENDORS ONLY" ** Non-Prime Vendors do not use BIG08						

EXAMPLE

P.V. transmits BIG*980303*DSCP1111**SP030098D1234*063A**DI*ZZ BIG*980303*DSCP1111**SP030098D1234*063A**DI Non P.V.

Loop Repeat 200

SEG ID N1 Loop ID

POS NO 070

REQ DES Optional (Mandatory for DSCP)

MAX USE 1

PURPOSE Identify a party by type of organization, name and code

		DATA ELEMENT SUMMAR	RY			
REF	ELE ID	DESCRIPTION		REQ	TYPE L	ENGTH
N101	98	Entity Identifier Code ST = Ship To	M	ID	2/2	
N102	93	Name (e.g. FT Sam Houston TX)	X	AN	1/35	
N103	66	Identification Code Qualifier 10 = Dept of Defense Activity		ID dress Code	2/2 (DoDAAC	()
N104	67	Identification Code/DoDAAC (e.g. FT9068)	;	X	AN	6/6

EXAMPLE

N1*ST*FT SAM HOUSTON TX*10*FT9068

SEG ID REF Reference Number

POS NO 110

REQ DES Optional (Mandatory for DSCP)

MAX USE 12

PURPOSE Specify identifying numbers (DSCP-Purchase Order Number)

	DATA ELEMENT SUMMARY			
REF ELE ID	DESCRIPTION	REQ	TYPE	LENGTH
REF01 128	Reference I.D. Qualifier RQ = Purchase Requisition Num	M ber	ID	2/2
REF02 127	Reference I.D. / Purchase Order No. (e.g. FT906880631234	X 4)	AN	14/14

EXAMPLE

REF*RQ*FT906880631234

SEG ID ITD Terms of Sale

POS NO 130

REQ DES Optional ** See Note Below

MAX USE >1

PURPOSE To specify terms of sale

	DATA ELEMENT SUMMARY			
REF ELE ID	DESCRIPTION	REG	TYPE	LENGTH
ITD01 336	Terms Type Code 16 = Prompt Payment Act	0	ID	2/2
ITD03 338	Terms Discount Percent Terms discount percentage, exp A percent, available to the purch Invoice is paid on or before the t (e.g. 2% = 00.020)	aser if a	n	1/6
ITD04 370	Terms Discount Due Date (YYMMDD)	0	DT	6/6
ITD05 351	Terms Discount Days Due Number of days in the terms dis By which payment is due if terms (e.g. 15 = 015)	•		3/3 ed

NOTE:

Use only "IF" Contract Terms are better than current Contract Terms and Conditions in DSCP Contracts

EXAMPLE

ITD*16**00.020*980310*015
Decimal uses one position in Length. Zero fill ITD03 and ITD05

SEG ID DTM Date/Time Reference

POS NO 140

Optional (Mandatory for DSCP) 10 **REQ DES**

MAX USE

PURPOSE To specify pertinent dates and times

	DATA ELEMENT SUMMARY			
REF ELE ID	DESCRIPTION	REQ	TYPE	LENGTH
DTM01 374	Date/Time Qualifier 011 = Shipped	M	ID	3/3
DTM02 373	Date (YYMMDD)	X	DT 6	/6

EXAMPLE

DTM*011*980301

PRIME VENDORS ONLY!!!

Loop Repeat 200000

SEG ID IT1 Baseline Item Data (Invoice)

POS NO 010

REQ DES Optional (Mandatory for DSCP)**See Note Below

MAX USE 1

PURPOSE Specify the basic and most frequently used line item data

(CLIN level) for the invoice and related transactions

		DATA ELEMENT SUMMARY	Y			
REF	ELE ID	DESCRIPTION	REQ	TYPE	LENGTH	
IT101	350	Assigned Identification Contract Line Item Number (C **(e.g. 0001)	O/Z CLIN)	AN	4/6	
IT102	358	Quantity Invoiced (e.g. 10 = 000000010)	X	N	1/9	
IT103	355	Unit or Basic Measurement	Χ	ID	2/2	
IT104	212 *decimal uses	Price-extended CLIN \$\$ Amt one position length (e.g. 25.50		R2 25.50)	1/10	
IT106	235	Product/Service I.D. Qualifier FS = National Stock Number	X	ID	2/2	
IT107	234	Product/Service I.D. NSN (e.g. 891500E210123)	X	AN	13/13	
IT108	235	Product/Service I.D. Qualifier ZZ = Mutually Defined	X	ID	2/2	
IT109	234	Product/Service I.D. PV = Prime Vendor	X	AN	2/2	
NOTE:	PRIME VENI	OORS ONLY::: Data required in	n all segr	nents.		

EXAMPLE

IT1*0001 *10*CA**0000025.50**FS*891500E210123*ZZ*PV

Refer to page 1A "IF" CLIN was NOT shipped- (e.g. zero fill quantity and price field)

NON-PRIME VENDORS ONLY!!!

Loop Repeat 200000

SEG ID IT1 Baseline Item Data (Invoice)
POS NO 010
REQ DES Optional (Mandatory for DSCP) **See Note Below
MAX USE 1

PURPOSE Specify the basic and most frequently used line item data

(CLIN level) for the invoice and related transactions

		DATA ELEMENT SUMMARY			
REF	ELE ID	DESCRIPTION	REQ	TYPE	LENGTH
IT101	350	Assigned Identification Contract Line Item Number (CL (e.g. 0001)	O/Z _IN)	AN	4/6
IT102	358	Quantity Invoiced (e.g. 10 = 000000010)	X	N	1/9
IT103	355	Unit or Basic Measurement	X	ID	2/2
IT104	212 *decir	Unit Price Amount mal uses one position length (e.g	X . 2.50 =	R2 0000002.	1/10 50)
IT106	235	Product/Service I.D. Qualifier FS = National Stock Number	X	ID	2/2
IT107	234	Product/Service I.D. (e.g. 891500E210123)	X	AN	13/13
NOTE: NON PRIME VENDORS ONLY:::: Data required in all of the above segments. EXAMPLE IT1*0001 *10*CA*0000002.50*FS*891500E210123					

SEG ID TDS Total Monetary Value Summary

POS NO 010

REQ DES Mandatory

MAX USE 1

PURPOSE Specify the total dollar amount of the invoice

	DATA ELEMENT SUMMARY				
REF ELE ID	DESCRIPTION	REQ	TYPE	LENGTH	
TDS01 610	Amount of Total Invoice (e.g. 123.45 = 0000012345)	M	N2	1/10	

EXAMPLE

TDS*0000012345

Loop Repeat 25

SEG ID SAC Service, Promotion, Allowance, or Charge Information

POS NO 040 REQ DES Optional MAX USE 1

PURPOSE To request or identify a service, promotion, allowance, or charge

	DATA ELEMENT SUMMARY			
REF ELE ID	DESCRIPTION	REQ	TYPE	LENGTH
SAC01 248	Allowance or Charge Indicator C = Charge	M/Z	ID	1/1
SAC05 610	Total Amount of Service (e.g. 30.50 = 0000003050)	O/Z	N2	1/10

FΧ	AN	1PI	ΙF

SAC*C****0000003050

SEG ID **CTT** Transaction Totals

POS NO 070

REQ DES Optional (Mandatory for DSCP)

MAX USE

To transmit a hash total for a specific element in The transaction set **PURPOSE**

	DATA ELEMENT SUMMARY			
REF ELE ID	DESCRIPTION	REQ	TYPE	LENGTH
CTT01 354	Number of CLIN Line Items Invoiced	М	No	1/6

EXAMPLE

CTT*125

SEG ID SE Transaction Set Trailer

POS NO 080

REQ DES Mandatory

MAX USE 1

PURPOSE Indicates the end of the transaction set and provide the count of the

Transmitted segments (including the beginning (ST) and ending

(SE) segments)

		DATA ELEMENT SUMMARY			
REF	ELE ID	DESCRIPTION	REQ	TYPE	LENGTH
SE01	96	Number of Included Segments	M	N	1/10
SE02	329	Transaction Set Control Number	M	AN	4/9

EXAMPLE

SE*30*000004110